

COMPANIES AND ORGANIZATIONS

CO12 – Bricker & Eckler

Appendix I

T-152

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COLUMBUS | CLEVELAND
CINCINNATI-DAYTON
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Matthew W. Warnock
Partner
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April 7, 2016

Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street, NE, Room 1A
Washington, DC 20426

Re: Draft Environmental Impact Statement for the Proposed
Rover Pipeline, LLC Route through Monroe County, Ohio
Tract No.: OH-MO-SCH-006.000
Docket Nos.: CP-15-93-000, CP-15-94-000 and
CP-15-96-000

Dear Ms. Bose:

Our firm is counsel to Dean and Jenny Petersen (the “Petersens”) regarding the proposed Rover Pipeline Project, which spans approximately 711 miles through Ohio, West Virginia, and Pennsylvania (the “Project”). On September 30, 2015, the Petersens filed a letter in the above-referenced dockets regarding the significant impact which the Project will have on their property located in Lee Township, Monroe County, Ohio and more specifically described as Tax Parcel Number: 11-0190090000 / Rover Tract Number OH-MO-SHC-006.000 (the “Property”). For your convenience, a copy of the September 30, 2015 letter is attached hereto as Exhibit 1.

In the September 30th letter, the Petersens specifically requested a minor route variation (as defined in Section 3.4 of the Draft Environmental Impact Statement (“DEIS”)) because both the permanent easement area and pipeline run directly through the existing residence/hunting cabin on the Property. Please note that existing maps made available by Rover inaccurately identify the hunting cabin as a “block building” or “structures.” The pictures of the hunting cabin included as attachments to Exhibit 1 demonstrate that the cabin is a residence and not simply a block building. The Petersens specifically offered two alternative routes to Rover and expressly stated that they were “open to discussing any other potential alternative routes and/or solutions to this problem.” Rover, however, has not responded either formally or informally to the significant concerns raised by the Petersens in the September 30th letter.

Further, despite filing the September 30th letter in the above-referenced docket, the proposed minor route variation was not addressed in the DEIS. Although the DEIS states on page 3-38 that “Appendix I presents a summary of the 49 comments filed to the FERC docket by stakeholders who identified route variations to avoid specific resources,” the Petersens’ issue was not included in Appendix I or otherwise addressed in the DEIS. As a result, the Petersens formally submit these comments to the DEIS, and ask

CO12-1

CO12-2

CO12-1

In section 4.8.3.1 of the draft EIS, we recommended that Rover provide a site-specific residential plan for the block building/hunting cabin. Rover filed updated residential construction plans on March 28, 2016, including for the hunting cabin on parcel OH-MO-SHC-006.000. Appendix Q has been updated to include the plan. Our analysis and conclusions regarding a reroute around the structure is included in table 3.4.3-3 of the EIS. Based on our analysis, we are recommending a reroute on this parcel.

CO12-2

The commentor’s statement regarding appendix I is noted. See the response to comment CO12-1 regarding the reroute request.

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CO12 – Bricker & Eckler (cont’d)

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CO12-2 cont'd	FERC to require that Rover implement a minor route variation to avoid the existing residence/hunting cabin on the Property.
CO12-3	<p>40 CFR 1502.1 identifies one of the purposes of the environmental impact statement as being to “provide full and fair discussion of significant environmental impacts and shall inform decisionmakers and the public of the reasonable alternatives which would avoid or minimize adverse impacts or enhance the quality of the human environment.” As part of this environmental review process, Rover analyzed alternatives to the proposed Project locations. The DEIS addresses these alternatives in Section 3, and specifically analyzes minor route variations in Section 3.4.3. See DEIS at pp. 3-39 to 3-42. Within this section, the DEIS explains that minor route variations are “shorter in length and involve minor shifts in the pipeline alignment to avoid a site-specific resource issue or concern. These site-specific issues included proximity to homes” and “impacts on other. . . landowner concerns.” See DEIS at p. 3-38. Foremost among the concerns is the proximity of the route to residences, which would include the hunting cabin on the Property. In fact, Table 3.4.3-1 emphasizes the importance which FERC places on minor route variations designed to avoid impacts to residences.</p> <p>In this case, the Petersens first learned of the proposed Project route across the Property in late spring of 2015. Because the route was difficult to review on a map, requests were made to Rover to survey/stake the route. After having some trouble coordinating the staking of the route, Rover representatives met with the Petersens on the Property on August 29, 2015. The purpose of the meeting was to reach an amicable resolution to the alignment of the Project route relative to the hunting cabin—the same type of site-specific issue most appropriate for a minor route variation.</p> <p>Following this on-site meeting, and a walk of the proposed route, it was confirmed by all parties that the current alignment passes directly through the middle of the existing hunting cabin location, and would permanently and adversely impact the Petersens’ current and future use of the land. Just as importantly, the proposed location of the pipeline would require a significant amount of excavation and other dirt work to lower the height of the hill to create a large enough area for construction and installation of the pipeline. This not only jeopardizes the location of the hunting cabin, but significantly impacts the breathtaking views of southeast Ohio, the Ohio River, and the mountains of West Virginia that the Petersens currently have based on the height of the hill.</p>
CO12-4	<p>As a result of these findings, the Petersens proposed several alternative pipeline routes which would allow the Project to move forward across the Property, while still preserving the location of the existing hunting cabin. A drawing of the alternative routes was provided to Rover along with the September 30th letter. The first alternative (listed as “Alternative A”) allowed the Project route to remain on the Property, but the path would be along a flat area just below the ridge where the hunting cabin is located. The second proposal (listed as “Alternative B”) would keep the pipeline off the ridge and allow it to travel in nearly a straight line across the back corner of the Property. Both alternatives meet exit the Property at the same spot Rover is currently proposing. Not only were each of these alternatives dismissed for unknown reasons,</p>

CO12-3 Table 3.4.3-1 was limited to structures identified as homes or mobile homes; therefore, the hunting cabin was not included. See the response to comment CO12-2 regarding a reroute on the property.

CO12-4 Since neither the letter dated September 30, 2015, nor the letter dated April 7, 2016, provided maps with the landowner’s requested variations, we were unable to assess those specific variations. However, we have reviewed available desktop data for a potential minor reroute on the property. See table 3.4.3-3 of the EIS for our assessment.

COMPANIES AND ORGANIZATIONS

CO12 – Bricker & Eckler (cont'd)

Appendix T

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
Rover Pipeline Tract No.: OH-MO-SC11-006.000
April 7, 2016
Page 3

CO12-4
cont'd but the very fact that the Project route runs right through the middle of the hunting cabin is not addressed in Section 3 or Appendix I-1 of the DEIS.

CO12-5 If the Project is constructed as proposed, the hunting cabin would be rendered permanently uninhabitable. Further, it would effectively prevent the Petersens from using the ridge top where the existing cabin is located as a building site for a new and larger cabin. In their current situation, the Petersens are caught between a rock and a hard place because there is not a comparable location on the Property where the cabin could be relocated, and the peak of the ridge is not wide enough to accommodate a replacement cabin.

CO12-6 At this point, the Petersens respectfully request that FERC, through its final environmental impact statement or a condition in any Certificate of Public Convenience and Necessity issued to Rover, specifically address the location of the Project route relative to the cabin and require Rover to implement a minor route variation on the Property to avoid any impact to the cabin. Such a result is consistent with the statements set forth in the DEIS regarding the need for minor route variations, and with the nature of other already-approved minor route variations in Appendix I-1 (e.g., avoiding a future pond location, avoiding a residence, avoiding a hay field, and avoiding a future building site). The Petersens appreciate FERC's consideration of these comments and would be happy to address any questions regarding such comments or the route across their property.

Sincerely,


Matthew W. Warnock
Counsel for the Petersens

cc: Dean and Jenny Petersen
Rover Pipeline LLC's Representative: Greg Brunton, Esq.

CO12-5 Rover would be required to compensate the landowner for the loss of any structures due to construction of the Project. See the response to CO11-1 regarding landowner compensation.

CO12-6 Our analysis and conclusions regarding the requested reroute are provided in table 3.4.3-3.

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COMPANIES AND ORGANIZATIONS

CO12 – Bricker & Eckler (cont'd)

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Page 2

CO12-8

This alignment of the pipeline would permanently and adversely impact our current and future use of the land, thereby creating undue hardship in implementing the goals and objectives we long have had for the Property. These goals and objectives for use of the Property (including the replacement of the existing cabin with a larger one), and the overall setting of the Property will largely be rendered useless due to the impairment that would result from the planned route.

CO12-8

See the response to comment CO12-5 regarding lost use of the cabin and land.

CO12-9

Further, it has been made clear to us by Rover that, should the pipeline route remain in the proposed location, a substantial amount of excavation for flattening and demolishing the current natural setting will be required to widen and re-contour the mountain peak to accommodate construction related activities. This work not only jeopardizes the use and location of the existing cabin, but will significantly impair the natural breathtaking views currently offered from the cabin's location looking across the mountains of West Virginia. The sheer amount of earth which will need to be moved for construction, and the resulting environmental disruption of our ridgetop mountain peak cannot truly be restored.

CO12-9

Visual impacts are discussed in section 4.8.7 of the EIS.

CO12-10

Following the meeting, we remained optimistic that Rover would work with us to identify a feasible alternative route that would allow the existing cabin to remain in place and prevent the ridgetop mountain peak from being permanently impacted to our detriment. Unfortunately, Rover vaguely reported that an alternative route was not possible. From our perspective, this response is unsatisfactory. We exercised reasonable diligence and care by proposing and discussing several alternative pipeline routes. Additionally, we provided a drawing showing several alternative routes for Rover's review, which would allow the Project to move forward across the Property while still preserving the location of the existing cabin and its mountain top views. We even walked a good portion of each of the proposed alternative routes at our on-site meeting. We remain open to discussing any other potential alternative routes and/or solutions to these concerns, but are frustrated with the quick dismissal of alternative routes in favor of one running through the middle of our existing cabin. This is an issue that needs to be addressed by FERC during its review of Rover's application and preparation of its Environmental Impact Study, and hopefully as part of any certificate of public convenience and necessity issued for the Project.

CO12-10

See the response to comment CO12-6 regarding a reroute on the property.

In closing, we thank you for taking the time to read our comments. We look forward to hearing from you and/or Rover and would be happy to discuss this matter in more detail if necessary.

Sincerely,



Dean Petersen



Jenny Petersen

cc: Rover Pipeline LLC's Representatives

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COMPANIES AND ORGANIZATIONS

CO12 – Bricker & Eckler (cont’d)

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CO12-10
cont'd

“EXHIBIT A”
EXISTING CABIN



INTERIOR OF CABIN

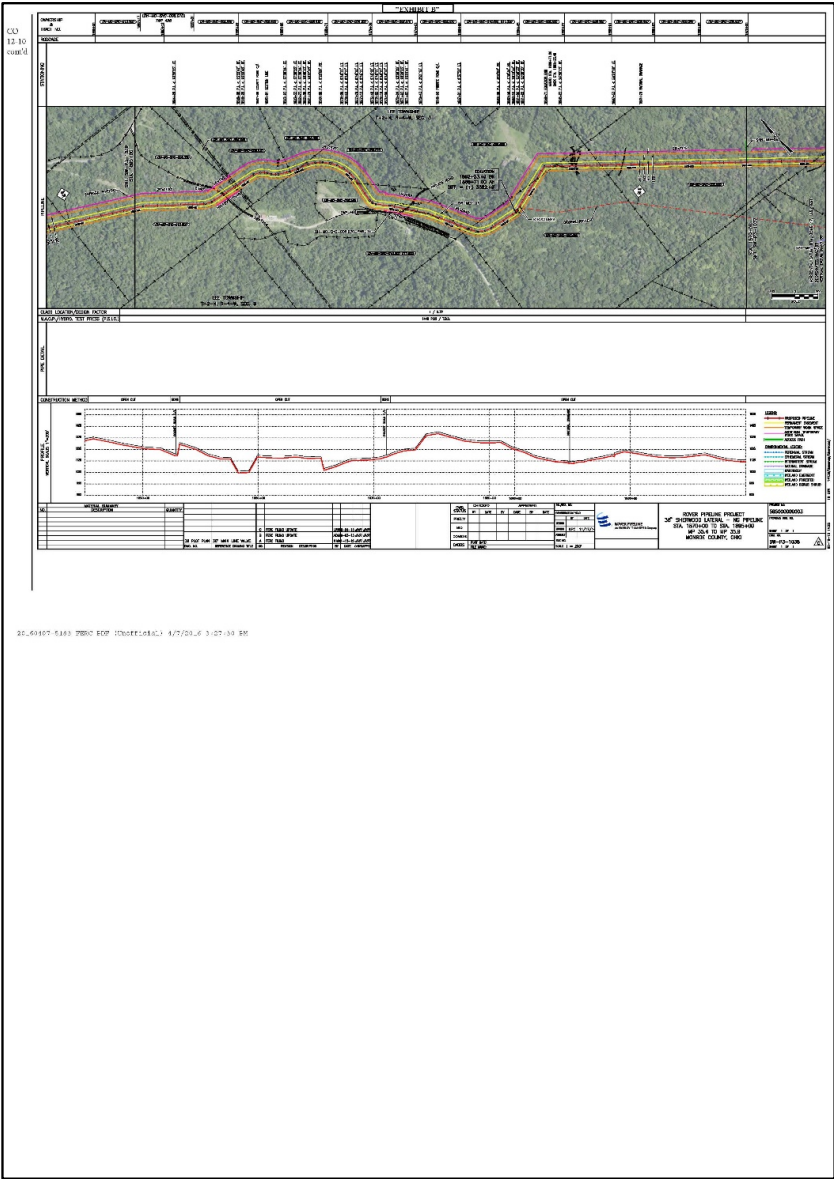


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COMPANIES AND ORGANIZATIONS

CO12 – Bricker & Eckler (cont'd)

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CO12 – Bricker & Eckler (cont'd)

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Submission Status

Page 1 of 1

CO
12-10
cont'd

Submission ID

608300

Submission Description

Comments of Dean and Jenny Petersen under CP15-93-000.

Submission Date

9/30/2015 4:39:03 PM

Filed Date

9/30/2015 4:39:03 PM

Current Status

Pending

Dockets

Docket	Description
CP15-93-000	Section 7(c) Application

Files

Security Level	Filename
Public	Comment of Dean and Jenny Petersen.pdf

Filing Party/Contacts

Filing Party	Signer (Representative)	Other Contacts (Principal)
Individual	deanepetersen@gmail.com	mwarnock@bricker.com

https://ferconline.ferc.gov/PrintFriendly.aspx

9/30/2015

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Appendix T

COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch

Docket # CP15-93-000

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

To Whom It May Concern:

I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project.

Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.

Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.

Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

First Name	Last Name	Address	City	State	Zip
1 Jackie	Connolly	812 S Wilson Ave	Royal Oak	MI	48067-3442
2 Adam	Savett	31760 Woodsdale Ln	Solon	OH	44139-1325
3 Jamey	Watson	11193 Linda Kay	Goodrich	MI	48438-9223
4 Linda	Roth	1913 E Ashman St	Midland	MI	48642-4046
5 Jacqueline	Jones	14046 Piedmont St	Detroit	MI	48223-2984
6 Lea	Harper	23767 W State Route 65	Grand Rapids	OH	43522-9746
7 Lori	Mulvey	1084 10 Mile Rd NE	Comstock Park	MI	49321-9523
8 Laurie	Schmidt	6793 County Road Ef	Delta	OH	43515-9278
9 Carol	Jones	2520 Derbyshire Rd	Cleveland Heights	OH	44106-3232
10 G	K	28 Belhaven St	Belding	MI	48809-1402
11 Pat	Hartsoe	1e16 Collindale Ave NW	Grand Rapids	MI	49504-5809
12 Nancy	Dawley	7497 Hosbrook Rd	Cincinnati	OH	45243-1756
13 Karen	Dahmer	4137 Trumbull St	Detroit	MI	48208-2937
14 gail	walter	325 Grandview Ave	Kalamazoo	MI	49001-3643
15 Mary	Gibbons	53674 Huntington Dr	Shelby Township	MI	48316-2030
16 Jean	Bails	21221 Thiele Ct	Saint Clair Shores	MI	48081-1131



www.foodandwaterwatch.org — (202) 683 2500 — 1616 P St. NW, Washington, DC 20036

CO13-1 The commentor’s opposition to the Project is noted.

CO13-2 Pipeline safety is discussed in section 4.12, impacts on water are discussed in section 4.3, and impacts on air are discussed in section 4.11. General impacts from the Project are discussed throughout section 4.0.

CO13-3 Discussion of renewable energies is discussed in section 3.1.1.2 of the EIS.

COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

First Name	Last Name	Address	City	State	Zip
17	Kara	Beebee	97 W Tulane Rd	Columbus	OH 43202-1907
18	Shirley	Burga	18650 Bowdish Rd	Gregory	MI 48137-9429
19	Laurie	Reed	9201 Steimle Rd	Eau Claire	MI 49111-9693
20	Lonny	LeFever	6290 Kiser Lake Rd	Conover	OH 45317-9649
21	Mary Ann	Baier	2930 Geneva St	Dearborn	MI 48124-3356
22	Jessica	Palsler	216 Union St	Troy	OH 45373-3661
23	Carol	McGeehan	568 W 31st St	Holland	MI 49423-7218
24	Virginia	Douglas	133 Brandtson Ave	Elyria	OH 44035-3931
25	Jeanine	Center	618 Northside Ave	Ann Arbor	MI 48105-1133
26	Clare	Puskarczyk	295 Park Ave Apt 6	Youngstown	OH 44504-1669
27	Barbara	Brovarone	2748 Sandy Lake Rd	Ravenna	OH 44266-8282
28	Kathy	Walsh	37680 Rogers Rd	Willoughby Hills	OH 44094-9449
29	Shelley	Stark	PO Box 4	Amesville	OH 45711-0004
30	Nancy	Kasperzak	6311 Ridge Dr Unit 23	Benzonia	MI 49616-9428
31	Janet	hendricks	333uphillrd milford	milford	MI 483812554
32	Audrey	Taylor	254 E D Ave Lot 76	Kalamazoo	MI 49009-6358
33	Art	Hanson	1815 Briarwood Dr	Lansing	MI 48917-1773
34	Jeanette	Wolfe	9757 Fb Eye Rd	Blue Rock	OH 43720-9718
35	Meredith	Needham	815 Burg St	Granville	OH 43023-1079
36	Tom	Kozel	9379 Arrowhead Ln	Clarksville	OH 45113-8293
37	Peter	Paladin	3185 Sparrow Flight Dr	Seven Hills	OH 44131-5949
38	Renee	Rodriguez	2948 Madison Rd Apt 304	Cincinnati	OH 45209-2061
39	Christine	Valadon	2661 Euclid Heights Blvd	Cleveland Hts	OH 44106-2881
40	Peggy	Hutchinson	2430 Haines Rd	Lapeer	MI 48446-8368
41	Susan	Boogaard	4950 Biddeford Dr NW	Comstock Park	MI 49321-9138
42	Marketa	Anderson	1548 W Pekin Rd	Lebanon	OH 45036-9786
43	Margaret	Mauti	Menominee	Pontiac	MI 48341-1548
44	Sarah	Sercombe	403 Charlotte Ave	Royal Oak	MI 48073-2517
45	Paula	Stambaugh	PO Box 52	Donnelsville	OH 45319-0052
46	David	Strasser	27825 Detroit Rd Apt 103	Westlake	OH 44145-2127
47	Martin	Stenzel	709 Carver Ave	Ypsilanti	MI 48198-3001
48	Katie	Hurley	6329 Westshire St	Portage	MI 49024-3262
49	Lourdes	Lore	5101 Evergreen Rd	Dearborn	MI 48128-2407
50	Martina	Hainke	2981 E Overlook Rd	Cleveland Heights	OH 44118-2435
51	Charles	Glaser	173 Green Ave	Groveport	OH 43125-1376
52	Paul	Szymanowski	PO Box 74	Curtice	OH 43412-0074
53	Frank	Gonzales Jr.	14030 Brougham Ct Apt 6	Plymouth	MI 48170-3113
54	Deb	Guglielmo	50200 Joy Rd	Plymouth	MI 48170-3224
55	Paul	McCullough	3030 N Hickory Ridge Rd	Highland	MI 48357-3158
56	Lynda	Fox	5039 N Canal Rd	Dimondale	MI 48821-9725
57	L.D.	Hieber	13034 Sager Rd	Chelsea	MI 48118-9636



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

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First Name	Last Name	Address	City	State	Zip
58 Robert	Gamalski	9344 S West Bay Shore Dr	Traverse City	MI	49684-9211
59 Charles	Miller	190 Clinton Ave	Tiffin	OH	44883-1622
60 Cyndee	Kott	674 Hubbard St NE	Grand Rapids	MI	49525-2568
61 John	Beaty	2047 Wyndham Rd	Akron	OH	44313-5368
62 Barbara	Holcomb	7140 Railroad Ave	Cadmus	MI	49221-9700
63 Robert	Griffin	54531 State Route 681	Reedsville	OH	45772-9073
64 Maria	Miller	649 Conger St NE	Grand Rapids	MI	49505-3618
65 Michael	Lloyd	28370 Detroit Rd	Westlake	OH	44145-2156
66 Pat	Johnson	864 Lakefield Dr	Galloway	OH	43119-9477
67 Michael	Cromley	850 Ostrander Rd	Afton	MI	49705-9728
68 Joanna	Mihalik	PO Box 248	Toronto	OH	43964-0248
69 Sue	Colucci	4 Kendal Dr	Oberlin	OH	44074-1901
70 George	Fomin	17545 Rolling Woods Cir	Northville	MI	48168-3501
71 Sue	Hanlin	48017 Russia Rd	Amherst	OH	44001-9715
72 Barbara	Kantola	835 Platt St	Niles	MI	49120-1535
73 Dennis	Feichtinger	2711 Riverside Dr	Trenton	MI	48183-2830
74 Mary	De Ridder	16515 New Holland St	Holland	MI	49424-5556
75 Jesse	Williams	1525 Marlowe Ave	Cincinnati	OH	45224-3043
76 Calvin	Rittenhouse	522 Braddock St	Mount Vernon	OH	43050-1802
77 Sara	Pandolfi	165 Hollywood St	Oberlin	OH	44074-1009
78 marcia	curran	940 E Crystal Downs Dr	Frankfort	MI	49635-9531
79 pat	andler	27919 Knickerbocker Rd	Bay Village	OH	44140-2152
80 Donald	Garlit	49651 Shenandoah Cir	Canton	MI	48187-1163
81 Bryan	Howard	685 Overbrook Ct	Ontario	OH	44903-9303
82 Pamela	Unger	5559 N Meadows Blvd	Columbus	OH	43229-4180
83 Edgar	Petry	3659 Green Cove Ct	Beavercreek	OH	45430-1413
84 Raymond	Keeling	762 Panorama Dr	Milford	MI	48381-1552
85 Patricia	Corbett	2 Brachman Ln	Cincinnati	OH	45230-2081
86 Karen	Graham	6675 Boyd Rd	Battle Creek	MI	49014-9524
87 KAREN	MAXA	6344 Dale Drive	Seven Hills	OH	44131-3127
88 Sara	Bermudez	320 W 17th St	Holland	MI	49423-3423
89 Natalie	Hanson	1815 Briarwood Dr	Lansing	MI	48917-1773
90 Gwen	Lambert	5639 Chimney Cir Apt 2d	Dayton	OH	45440-2981
91 Patricia	Mullaly	17411 Waterloo Rd	Chelsea	MI	48118-9013
92 Carol	Gottesman	1355 Will O Wood Dr	Hubbard	OH	44425-3341
93 Pamela	Petajan	4283 Westridge Dr	Williamsburg	MI	49690-9331
94 Lynne	Baird	1917 McCauslen Mnr	Steubenville	OH	43952-1307
95 Michael	Hormel	4605 Prospect St	Vassar	MI	48768-9728
96 Jacqueline	Rossi	398 Argyle St	Birmingham	MI	48009-1566
97 Courtney	Laves Mearini	12805 Shaker Blvd Apt 10	Cleveland	OH	44120-2019
98 E.	Nedeau	2278 Harding Ave	Muskegon	MI	49441-1322



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

First Name	Last Name	Address	City	State	Zip
99	Cassidy	Boulan	521 Ellen Ave	Royal Oak	MI 48073-3359
100	Rebecca	Slisher	481 Main St	Groveport	OH 43125-1133
101	David	Klingel	11815 Oakridge Ct	Pinckney	MI 48169-9016
102	Ann	Rogers	1236 Peninsula Dr	Traverse City	MI 49686-2857
103	Jean	Saltzman	1659 Laclaff Ave	Lapeer	MI 48446-8309
104	Sherry	Knoppers	3450 9 Mile Rd NW	Sparta	MI 49345-9762
105	MARTIN	EHLEN	2505 Wright St	Port Huron	MI 48060-2968
106	Marianne	Szalega	26232 Margareta	Redford	MI 48240-1853
107	Karen	Carter	Wyandotte Road	Columbus	OH 43212
108	Denise	Akom	48595 Sugarbush Ct	Shelby Twp	MI 48315-4285
109	glynis	boyd	1609 Stanhope Kelloggsvi	Jefferson	OH 44047-8474
110	Fred	Welty	11630 Butternut Rd	Chardon	OH 44024-9355
111	Kim	pow	351 Westbourne Ct	Bloomfield Hills	MI 48301-3442
112	Georgann	Hallenbrook	24 Virginia Ln	Athens	OH 45701-3681
113	Kathrina	Spyridakis	1698 Henrietta St	Birmingham	MI 48009-4106
114	Stefanie	Young	2235 Tilsby Ct	Ann Arbor	MI 48103-6160
115	Todd	Davis	6513 Harding Ave	Portsmouth	OH 45662-5495
116	Peggy	Malnati	35935 W 14 Mile Rd	Farmington Hills	MI 48331-1303
117	Corinne	Monk	23397 Clifford Dr	North Olmsted	OH 44070-1126
118	Carrie	Doan	4314 Franklin Ave	Cincinnati	OH 45212-3018
119	Karyn	Goff	14055 Shadywood Dr Apt	Plymouth	MI 48170-3150
120	Donald	Hyatt	4773 Hayden Blvd	Columbus	OH 43221-5518
121	Stephanie	Fairchild	6885 Sherrard Rd	Cambridge	OH 43725-9560
122	Katherine	Lorencz	10312 Page Rd	Streetsboro	OH 44241-5148
123	Christy	Huff	22464 Violet St	Farmington	MI 48336-4258
124	Barbara	Toshalis	4305 Persian Wood Dr	Kalamazoo	MI 49006-3959
125	Colleen	Redoutey	9603 Kinloch	Redford	MI 48239-2142
126	Julie	Skelton	40900 Bemis Rd	Belleville	MI 48111-9159
127	Theresa	Campbell	29656 Spoon Ave # 013	Madison Heights	MI 48071-4437
128	Dianne	Bragg	8900 E Jefferson Ave Apt	Detroit	MI 48214-4130
129	Julie	Smith	7658 Purple Martin Way	Dexter	MI 48130-8550
130	Rita	Lethert	606 Hillcrest Dr	Fairborn	OH 45324-5842
131	Christina	Fong	56 Monroe Center St NW	Grand Rapids	MI 49503-2937
132	Denise	Rischel	11940 Harbour Light Dr	North Royalton	OH 44133-2653
133	Amy	Schumacher	4127 Middlebrook Dr	Beavercreek	OH 45440-3311
134	Thomas	Hochman	15615 Norway Ave	Cleveland	OH 44111-1964
135	Adele	Paxson	1332 Royce Ave	Kalamazoo	MI 49001-4901
136	Tabatha	Sieracki	11938 Herbert Ave	Warren	MI 48089-1271
137	Edwin	Crim	PO Box 43692	Cleveland	OH 44143-0692
138	Natalie A.	Carter	562 Maple Ave	Newark	OH 43055-5936
139	Mark	Cosgriff	1180 Andrews Ave	Lakewood	OH 44107-2402



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Appendix T

COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

Appendix T

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First Name	Last Name	Address	City	State	Zip
140	Carol	Rall	1608 W Shiawassee St	Lansing	MI 48915-1271
141	Robert	Fedyski	11359 Tucker Run Rd	Athens	OH 45701-9664
142	Katherine	Mouzourakis	33017 Hampshire St	Westland	MI 48185-9617
143	Mary	Lebert	7401 Valley Forge Dr	Brighton	MI 48116-8834
144	Robert	Rogan	1905 Orleans St	Detroit	MI 48207-2906
145	Richard	Han	1795 W Stadium Blvd	Ann Arbor	MI 48103-5290
146	Timothy	Bruck	7585 Murray Ave	Mentor	OH 44060-6027
147	Michael	Freeman	4158 Larchview Dr	Cincinnati	OH 45236-1777
148	Kenneth	Carolus	7429 Montgomery Rd	Cincinnati	OH 45236-4190
149	Andrea	Clark	102 Ravine Rd	Powell	OH 43065-7906
150	Shirley	Reishman	6138 Woodmont Ave	Cincinnati	OH 45213-1771
151	Ann	Luft	PO Box 96	Douglas	MI 49406-0096
152	America	Ibarlucea	35900 charwood dr	rochester hills	MI 48306
153	Amber	Witt	Scully Rd.	Dexter	MI 48130
154	Anthony	Rampe	14519 SR 65	Wapakoneta	OH 45895
155	Anne	(Unknown)	21390 E Glen Haven Cir	Northville	MI 48167-2410
156	Mark	Swanson	1555 Gleaner Hall Ct	Ann Arbor	MI 48105-9206
157	maureen	Absten	187 E Cooke Rd	Columbus	OH 43214-3113
158	Anne	Randolph	PO Box 523	Yellow Springs	OH 45387-0523
159	Deborah	Lyons	326 W Withrow St Apt 1	Oxford	OH 45056-1181
160	A.	Yonker	1109 Manor St	Kalamazoo	MI 49006-2141
161	Patty	Viers	1148 Malcolm Rd	Toledo	OH 43615-6822
162	Gloria	La Fleur	5628 Katherine St	Dearborn Heights	MI 48125-2650
163	Bonnie	Lawrence	2939 Bullock Rd	Metamora	MI 48455-9603
164	Chris	Mendel	489 Piedmont Rd	Columbus	OH 43214-3817
165	Brandon	Okone	6022 Woodshire Dr	Westerville	OH 43081-7065
166	Bonnie	Tyler	427 Wellesley Ave	Cincinnati	OH 45224-1450
167	Pat	Sarotte	2134 Beverly Blvd	Berkley	MI 48072-1830
168	Bob	Brill	7 Lois Ct	Ann Arbor	MI 48103-3174
169	Craig	Brainard	896 Becker Rd	Hastings	MI 49058-7700
170	Matthew A.	Weaver	911 Main St	Genoa	OH 43430-1419
171	Leonard	Hastings	12299 E Austin Rd	Manchester	MI 48158-9521
172	Carol	Costello	8010 Macomb St	Grosse Ile	MI 48138-1573
173	Diane	Pekarcik	7350 Martingale	Chesterland	OH 44026-2007
174	Melissa	Elbrecht	162 Oak Dr	Franklin	OH 45005-5811
175	Karen	Malatinsky	59 Bishop Ave	Coldwater	MI 49036-1013
176	Carla	Newberry	5588 Elm Hill Dr	Solon	OH 44139-1942
177	William	Cline	13375 Atlantic Rd	Strongsville	OH 44149-3922
178	Dave	Bailey	22620 E River Rd	Grosse Ile	MI 48138-1358
179	catherine	trainor	31125 Lyndon St	Livonia	MI 48154-4352
180	Ryan	Cek	413 Oakhill Dr	Richmond Heights	OH 44143-2526



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

	First Name	Last Name	Address	City	State	Zip
181	David	Burwasser	333 W College St	Oberlin	OH	44074-1412
182	Kenneth	Kinder	7263 Brandt Rd	Carroll	OH	43112-9747
183	Deborah	(Unknown)	484 Glencoe Ct	Mason	OH	45040-2216
184	Deb	Pellegrini	6450 Roma Terra Dr NE	Ada	MI	49301-8471
185	Julie	Clayman	17030 Catsden Rd	Chagrin Falls	OH	44023-6306
186	Debbie	Venus-Fenrich	9208 Norwalk Rd	Litchfield	OH	44253-9114
187	Clement	Thurn	433 Thurman Ave	Columbus	OH	43206-3556
188	Michael	Holubar	13679 Green Rd	Wakeman	OH	44889-9244
189	Jessica	Sprehn	9744 Country Club Rd	Piqua	OH	45356-9520
190	Diane	Callard	5167 Bloss Dr	Swartz Creek	MI	48473-8908
191	Carl	Weiler	1955 Martin Rd	Ferndale	MI	48220-2074
192	Carol	Kuhr	6625 Leytonstone Blvd	W Bloomfield	MI	48322-1239
193	Will	do	425 S Dibble St	Hastings	MI	49058-1910
194	Daryl	Davis	3830 W 44th St	Cleveland	OH	44109-2602
195	David	Rouse	6297 Lafayette Rd	Granville	OH	43023-9398
196	Barbara	Breeden-Schm	3204 Deweese Pkwy	Dayton	OH	45414-5411
197	Dawn	Kosec	1895 Innwood Dr	Austintown	OH	44515-4839
198	Raymond	DiCarlo	6350 Lee Rd S Apt 24	Maple Heights	OH	44137-4561
199	Emily	Cybulka	115 S Genesee St	Bellaire	MI	49615-9602
200	Eileen	Smith	133 Blenheim Rd	Columbus	OH	43214-3229
201	Leslie	Sutliff	9629 S Blair Rd	Ashley	MI	48806-9753
202	Ricardo	Pacheco	7656 Broadview Rd	Parma	OH	44134-6744
203	Ellen	Wright	2333 Wyoming St	Dayton	OH	45410-2916
204	Dorothy	Strotkamp	641 Dellwood Dr	Ann Arbor	MI	48103-2812
205	Timothy	Schacht	1330 Whittier Rd	Grosse Pointe Park	MI	48230-1114
206	Diane	Kott	5919 Leeway Dr	Midland	MI	48640-2218
207	Eric	Britton	745 Heathermoor Ln	Perrysburg	OH	43551-2931
208	Billie	Lyon	2106 Indiana Ave	Columbus	OH	43201-1310
209	Donna	Schmitt	1111 N Old Woodward Av	Birmingham	MI	48009-5435
210	Emily	Gonyer	4095 Elmhurst Rd SW	Carrollton	OH	44615-8982
211	Sue	Nearing	5172 Hardy Rd	Vassar	MI	48768-9752
212	Rick	Brigham	PO Box 586	Douglas	MI	49406-0586
213	Gregory	Fox	3302 Williamsburg Rd	Ann Arbor	MI	48108-2075
214	Carol	Fletcher	1331 S Zeeb Rd	Ann Arbor	MI	48103-9333
215	Charles	Tazzia	359 Chalfonte Ave	Grosse Pointe Park	MI	48236-2930
216	Gina	Stephens	1698 Myersville Rd	Akron	OH	44312-4416
217	Frances	Sears	700 E Main St	Manchester	MI	48158-8539
218	Gail	Russell	13262 Hartford Rd	Sunbury	OH	43074-8967
219	Carol	Hendrie	2881 S Parsons Ave	Fremont	MI	49412-8755
220	Gay	Williamson	PO Box 13527	Hamilton	OH	45013-0527
221	Katherine	Holmes	Edgewood Dr.	Ann Arbor	MI	48104



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

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First Name	Last Name	Address	City	State	Zip
222 Frank	Wojkowski	15364	Livonia	MI	48154
223 Gail	Meese	15 E Lakeview Ave	Columbus	OH	43202-1214
224 Gian	Colista	20391 Eastwood Dr	Harper Woods	MI	48225-1877
225 Georgie	Peterson	38239 French Pond	Farmington Hills	MI	48331-2960
226 Sandra	Engle	Hartville Rd.	Mogadore	OH	44260
227 Lori	Lyles	G3100 Miller Rd Apt 18a	Flint	MI	48507-1322
228 Lois	Starcher-Doug	4311 Ida Dr	New Franklin	OH	44319-4005
229 Liz	Gannon	na	Northville	MI	48167
230 Linda	Marshall	3798 Grosvenor Rd	South Euclid	OH	44118-2363
231 Lynda	Cruikshank	172 S Roanoke Ave	Youngstown	OH	44515-3547
232 Dale	Hannahs	215 Henderson St	Barnesville	OH	43713-1494
233 Linda	Hanna	7148 Chatham Rd	Medina	OH	44256-8539
234 Annelissa	Gray-Lion	258 Harrison St	Chelsea	MI	48118-1013
235 Linda	Holmes	1417 E Andre Ave	Mount Pleasant	MI	48858-1911
236 Linda	Kiernan	6543 Cedar Ridge Dr	Loveland	OH	45140-8576
237 Jolene	Heath	493 Beeler Blvd	Hamilton	OH	45013-6076
238 Rochelle	Lazio	11844 Clifton Blvd Apt 6	Lakewood	OH	44107-2022
239 Marie	Candiotti	10766 Grassy Knoll Ct	Brighton	MI	48114-9094
240 Lloyd	Engelbrecht	880 Rue De La Paix Apt T6	Cincinnati	OH	45220-1024
241 Curt	Hofmann	4743 Forest Brook Dr	Copley	OH	44321-1146
242 Patricia	Hackney	566 Kellogg St Apt B	Ann Arbor	MI	48105-4626
243 Hal	Nixon	1804 Lakesview Dr	Oxford	MI	48371-4548
244 Amanda	Hayes	22700 Turkle Rd	Quaker City	OH	43773-9576
245 Lynn	McSheehy	912 Kieffer St	Wooster	OH	44691-2465
246 John	Lorand	1351 Tomah Dr	Mount Pleasant	MI	48858-4144
247 Lynette	Smith	84th Avenue	Zeeland	MI	49464-9367
248 Marjory	Button	1013 Michigan Ave	Saint Joseph	MI	49085-1579
249 Jason	Glicker	21790 Virginia St	Southfield	MI	48076-6009
250 Mary Ann	Martin	2504 Arrowhead Rd	Okemos	MI	48864-2004
251 A.C.	McGarry	11510 Beckley Rd Apt 107	Belleville	MI	48111-1707
252 Marty	Mason	371 E Glengary Cir	Cleveland	OH	44143-3601
253 Mark	Cohen	12788 New England Rd	Amesville	OH	45711-9327
254 Peggy	Malone	313 West St	Lagrange	OH	44050-9669
255 Cynthia	Sherman-Jone	E3740 26 Rd	Limestone	MI	49816-9662
256 Merrill	Fisher	15686 Ronny Rd	Grand Haven	MI	49417-2944
257 Michael	Markic	10608 Parkhurst Dr	Cleveland	OH	44111-3658
258 Marlene	Barrett	4505 Thackeray Rd	Maumee	OH	43537-2432
259 Debra	Moore	10370 Evelyn Dr	Clio	MI	48420-7713
260 Catherine	McKenna	24868 Nobottom Rd	Olmsted Twp	OH	44138-1546
261 Joseph	worley	638 Wilmot St	Vassar	MI	48768-1532
262 Robert	Swain	514 lakeside dr SE	grand rapids	MI	49506-2934



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

	First Name	Last Name	Address	City	State	Zip
263	Gay	Goden	18951 Abby Ave	Euclid	OH	44119-1732
264	Ezra	Bakker	4171 E Blue Grass Rd	Mt Pleasant	MI	48858-7957
265	Barb	Leahy	6551 White Pines Dr	Brighton	MI	48116-9170
266	Marion	Schleusener	452 Windrock Ln	Dimondale	MI	48821-9757
267	Michael	Klein	733 W Market St	Akron	OH	44303-1009
268	cate	renner	250 Henry St	Dayton	OH	45403-2316
269	Richard	Friesenhengst	1192 Billie Dr	Columbus	OH	43227-1405
270	Grace	Strong	E4635 Lake Rd	Ironwood	MI	49938-9746
271	Sue	Mlynarczyk	516 Greenbrier Dr SE	Grand Rapids	MI	49546-2238
272	Lisa	Gilles	34114 Gail Dr	North Ridgeville	OH	44039-3110
273	Janine	Ody	12875 S Dixie Hwy	La Salle	MI	48145-9612
274	rachel	russell	6260 Sweetwater Ct	Columbus	OH	43229-2792
275	Charles	Wright	2708 Sagebrush Cir Apt 1	Ann Arbor	MI	48103-8723
276	Bev	Parks	675 Esme Dr	Girard	OH	44420-2447
277	Richard	Moneoe	828 Ten Point Dr	Rochester Hills	MI	48309-2583
278	Nancy	Allen	4293 Manchester Rd	Franklin	OH	45005-4405
279	Julie	Blom	1632 Bracken Rd	Bloomfield Hills	MI	48302-2202
280	Melissa	Simmons	2742 Montana Ave	Cincinnati	OH	45211-6037
281	Michele	Biggane	8332 Cannon Knoll Ct	West Chester	OH	45069-2700
282	Nancy	Weatherwax	15915 E Michigan Ave	Albion	MI	49224-9107
283	Janet	Lipstreu	4170 W 226th St	Cleveland	OH	44126-1848
284	Mark	Janowiak	3507 Harding Rd	Jackson	MI	49203-5122
285	Margo	Lesser	1044 N Glenhurst Dr	Birmingham	MI	48009-1111
286	Jerry	Mawhorter	200 Linden Ave	Royal Oak	MI	48073-3469
287	Jeffrey	McCollim	7154 N Downing Pl	Concord Twp	OH	44077-9536
288	Jason	Turner	1154 Magnolia Ave	Akron	OH	44310-1208
289	Mike	Seiler	145 Glendale Ct	Rochester	MI	48307-1107
290	Nicole	Waldron	106 N Main St	Hamden	OH	45634
291	Vaughn	Beams	5031 Bluffview Dr	Huber Heights	OH	45424-2506
292	Nancy	Bayne	8911 Warren Rd	Plymouth	MI	48170-5119
293	James	Needles	2615 Trares Rd	Mogadore	OH	44260-9410
294	Andrew	Hissett	3343 Felicity Dr	Cincinnati	OH	45211-5902
295	Don	Pew	348 Indiana Ave	Girard	OH	44420-3053
296	Nancy	Snell	7591 W F Ave	Kalamazoo	MI	49009-8834
297	Jerri	Dahler	430 Bellevue St	Marietta	OH	45750-2701
298	Phil	Alward	10480 N Fenton Rd	Fenton	MI	48430-9788
299	Michael	Norden	22290 Co. Rd. S	Defiance	OH	435129509
300	Chad	Nester	812 Helen St	Wapakoneta	OH	45895-1323
301	David	Warren	PO Box 56	Acme	MI	49610-0056
302	Norma	Unterkircher	971 Weaver Rd	Bronson	MI	49028-9423
303	Carol	Rahbari	1717 Gregory St	Ypsilanti	MI	48197-1696



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

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First Name	Last Name	Address	City	State	Zip
304	Judy	Murphy	7230 Center Rd	Traverse City	MI 49686-1810
305	Patricia	Wiley	2063 Merrill Rd	Kent	OH 44240-2964
306	John	Davis	10425 Vernon Ave	Huntington Wood	MI 48070-1526
307	Renee	Landuyt	19364 Kenosha St	Harper Woods	MI 48225-2134
308	Pegge	Petkovich	1924 Innwood Dr	Youngstown	OH 44515-4840
309	Pam	Wilbourn	18221 E 11 Mile Rd	Roseville	MI 48066-2958
310	Paricia	Lindsay	9817 Camden St	Livonia	MI 48150-3157
311	Peggy	Moody	PO Box 261	Iron Mountain	MI 49801-0261
312	Josephine	Wojtowicz	4365 Heartwood Rd	Okemos	MI 48864-2076
313	2697957897	Schmitz	7584 Bowens Mill Rd	Middleville	MI 49333-9253
314	Julia	Goode	8846 Robindale	Redford	MI 48239-1545
315	Marlene	Borton	10984 Frederick Pike	Vandalia	OH 45377-9550
316	Ann	Pelzer	18382 Meadow Ln	Strongsville	OH 44136-4336
317	Joni	Pennington	19100 Ridge View Ln	Lake Ann	MI 49650-9410
318	Joshua	Blackfoot	2103 N Erie St	Toledo	OH 43611-3742
319	Jennifer	Wiest	254 N Sandusky St	Delaware	OH 43015-1632
320	Kathleen	Markus-Walcz	842 W 18th St	Lorain	OH 44052-3820
321	Julia	Radwany	4409 Idlebrook Dr	Akron	OH 44333-1743
322	John	Velner	1049 Bristol St	Adrian	MI 49221-2414
323	Joseph	Wieczorek	7611 Dibrova Dr	Brighton	MI 48116-8212
324	Paul	Lukasiewicz	24625 Farmington Rd	Farmington Hills	MI 48336-1717
325	Margaret	Nuccio	1810 Forres Ave	Saint Joseph	MI 49085-1605
326	Ramona	Mott	16 N May Ave	Athens	OH 45701-1816
327	Roger	Bau	9636 Lakeshore Dr E	Huntsville	OH 43324-9520
328	Carol	Haley	81 Metlin Ave	Akron	OH 44302-1058
329	Randolph	Payne	554 Benson Ave	Milford	MI 48381-1803
330	Randy	Thatcher	8761 Prospect Rd	Strongsville	OH 44149-1206
331	Charles	White	1345 Beverly Blvd	Walled Lake	MI 48390-2517
332	Robin	Warner	4222 Dexter Townhall Rd	Dexter	MI 48130-9549
333	Michael	Ahern	9984 Mayfield Rd	Chesterland	OH 44026-2724
334	Lowell	Palm	419 5th St	Washington Court	OH 43160-2510
335	Ruth	Mutchler	7839 Lang St	Roscommon	MI 48653-8129
336	Josephine	Tosiello	227 Monroe St	Traverse City	MI 49684-2116
337	Leona	Duffey	2639 Hannan Rd	Westland	MI 48186-3772
338	Michele	Reynolds	24230 Beverly St	Oak Park	MI 48237-1552
339	Allen	Salzer	1657 Welling Dr	Troy	MI 48085-5022
340	Sam	Sharp	2076 Petoskey	MI	49770-9002
341	Keith	D'Alessandro	42486 Saratoga Rd	Canton	MI 48187-3070
342	Sue	Basta	4655 Commerce Woods	Commerce Towns	MI 48382-3880
343	Ross	Aird	5635 Cooley Lake Rd	Waterford	MI 48327-3016
344	Kelly	Blank	6844 Woodland Bif NE	Comstock Park	MI 49321-9605



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

	First Name	Last Name	Address	City	State	Zip
345	Kathleen	Querner	8508 Crosley Rd	Springboro	OH	45066-9363
346	Karline	Rousseau	6449 Settlers Trl	Howell	MI	48855-8238
347	Jeanne	Schlatter	1049 Cambridge Rd	Coshocton	OH	43812-2704
348	steve	bidigare	23224 Beverly St	Saint Clair Shores	MI	48082-1115
349	Kathleen	Lensenmayer	3787 Ritamarie Dr	Columbus	OH	43220-4920
350	kaaren	klengel	11815 Oakridge Ct	Pinckney	MI	48169-9016
351	Carol	Cousins	674 S. Meridian	Cedarville	MI	49719
352	Christine	Becker	3378 Bishop Rd	Dryden	MI	48428-9752
353	Ken	Meinhardt	3655 Wilson Dr	Fort Gratiot	MI	48059-4097
354	Steve	Hayworth	PO Box 970628	Ypsilanti	MI	48197-0084
355	karen	schuur	1509 Hays Park Ave	Kalamazoo	MI	49001-3919
356	Rick	Russell	325 1/2 S Church St	Bowling Green	OH	43402-3720
357	Scott	Whitacre	397 Park St	Barnesville	OH	43713-1150
358	Marty	Grundy	Euclid Ave.	Cleveland	OH	44106
359	Radko	Vacek	624 Woodville Rd	Toledo	OH	43605-2648
360	Kenneth	Svitak	15B Olde Village Rd	Norwalk	OH	44857-2285
361	Barbata	Scholl	727 Fifth	Lancaster	OH	43130
362	M.	Leszczynski	1535 Lincolnshire Dr	Lapeer	MI	48446-3147
363	Karen	McNeill	149 Lodewyck St	Mount Clemens	MI	48043-2233
364	Nancy	Clifford	7785 Woodview Rd	Clarkston	MI	48348-4052
365	Kirstina	Whitford	261 Collingwood Ave	Whitehall	OH	43213-1713
366	Gordon	MacDonald	2413 Graystone Dr	Okemos	MI	48864-3240
367	Sheryl	Buntin	7600 Emery Rd	Portland	MI	48875-8729
368	Laura	Hayes	7 Lois Ct	Ann Arbor	MI	48103-3174
369	Laurel	Gress	3211 Rohrer Rd	Wadsworth	OH	44281-8313
370	Jane	Toth	4330 Tamalga Dr	Cleveland	OH	44121-3522
371	Suzanne	Wood	504 Millard St	Three Rivers	MI	49093-2143
372	Tami	Mullin	601 Port St Apt 1008	Saint Joseph	MI	49085-4103
373	Joyce	Coe	632 Golden Ln	Hastings	MI	49058-8280
374	Sybille	Dubois	9925 Florence St	Pinckney	MI	48169-9058
375	Jeff	Klein	700 Owl Ct	Wolverine Lake	MI	48390-3066
376	Stephanie	McFadden	26766 Butternut Ridge Rd	North Olmsted	OH	44070-4407
377	barrie	sandman	16100 Fernway Rd	Shaker Heights	OH	44120-3362
378	Dorothy	Szczepinski	11319 Sheldon Rd	Mantua	OH	44255-8924
379	Sandra	Petersen	4210 Huntington Ave NE	Grand Rapids	MI	49525-6114
380	Ron	Massoli	255 N Elm Ave	Tallmadge	OH	44278-2433
381	Nanette	Betts	2189 W Dodge Rd	Clio	MI	48420-1656
382	Dorene	Randall	5348 Abington Dr	Troy	MI	48085-3416
383	Suzy	Richardson	966 Holland St	Saugatuck	MI	49453-9485
384	Janet	Anderson	21920 Whitmore St	Oak Park	MI	48237-2617
385	Tanya	Dedyo	2520 Westmont Blvd	Columbus	OH	43221-3333



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COMPANIES AND ORGANIZATIONS

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First Name	Last Name	Address	City	State	Zip
386 Wendy	Zajac	1851 S Cleveland	Massillo Copley	OH	44321-1912
387 Marion	Collier	1178 N Glenhurst Dr	Birmingham	MI	48009-1014
388 Lisa	Witham	5980 Marine Pkwy Apt D1	Mentor ON The La	OH	44060-2891
389 Terry	Bertolino	70861 Claire Dr	Union	MI	49130-9752
390 Toby	Reese	1117 W River Rd	Valley City	OH	44280-9704
391 Terry	Martin	228 Kempton Dr	Berea	OH	44017-2317
392 Tom	Reichel	553 Mallard St	Rochester Hills	MI	48309-3431
393 Thomas	Collins	8105 South Park	Garrettsville	OH	44231-1125
394 Toni	Fader	1694 Grandle Ct	Cincinnati	OH	45230-2211
395 Theresa	(Unknown)	604 Middlebury Ln	Rochester Hills	MI	48309-1025
396 Tricia	Thomson	864 Bloomfield Ave	Akron	OH	44302-1204
397 Anthony	Tweeddale	16445 Collinson Ave	Eastpointe	MI	48021-3023
398 Valerie	Sherrill	6910 Glendale Ave	Youngstown	OH	44512-4549
399 James	Heady	10 Campbell St	Nelsonville	OH	45764-1515
400 Valentina	Khoury	2948 Brighton Rd	Shaker Heights	OH	44120-1721
401 Vickie	Wagner	6707 Martin Rd	Three Oaks	MI	49128-9559
402 Veroneze	Strader	Feld Ave.	Battle Creek	MI	49037
403 Virginia	Oemke	619 Kipling Blvd	Lansing	MI	48912-4219
404 Selma	Obermeyer	16938 Analan N.E.	Sand Lake	MI	49343
405 Celeste	Williams	1249 Meadow Ridge Dr	Van Buren	OH	45889-9677
406 Thomas	Warner	201 Wildwood Ct	Loveland	OH	45140-9359
407 Marian	Shemberg	5368 Tartan Ln	Columbus	OH	43235-7374
408 Greg	Sletten	17 Wigwam Path	New Richmond	OH	45157-9553
409 Sandra	Cobb	3880 Ellendale Rd	Moreland Hills	OH	44022-1124
410 Steven	Norris	17600 Detroit Ave	Lakewood	OH	44107-3443
411 Margaret	Herten	16002 Woodbury Ave	Cleveland	OH	44135-4230
412 Daniel	Cavanaugh	47906 Willis Rd	Belleville	MI	48111-9234
413 William	Jones	N551 River Dr	Menominee	MI	49858-9402
414 wendy	wamser	6753 Plainview St NE	Rockford	MI	49341-9448
415 kathleen	kinsey	3560 Madison Park Ave	Cincinnati	OH	45209-1126
416 Patricia	Clinger	122 Washington St	Port Clinton	OH	43452-1151
417 Liz	Hartz	888 W Locust St	Newark	OH	43055-2725
418 Angela	Norton	1328 Verleen St	Kalamazoo	MI	49048-9294
419 Patricia	Anderson	599 State Highway M553	Marquette	MI	49855-9424
420 jeannie	carl	2129 Silverpine Ct	Toledo	OH	43615-9159
421 Marty	Williams	3711 Managua Dr	Westerville	OH	43081-4117
422 William	Henne	08347 BC Road	Charlevoix	MI	49720-9499
423 Patty	Ridenour	301 Claranna Ave	Oakwood	OH	45419-1739
424 Thomas	Miskovsky	820 Earhart Rd	Ann Arbor	MI	48105-2711
425 Monique	Musialowski	28522 Lancaster Dr	Chesterfield	MI	48047-1781
426 Robert	Anderson	13321 Torch River Rd	Rapid City	MI	49676-9389



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

First Name	Last Name	Address	City	State	Zip
427	Peter	Myer	11062 Honeycreek Rd	Thornville	OH 43076-9241
428	Kathi	Ridgway	157 Pheasant Ln	Pickerington	OH 43147-1189
429	Thomas	Renaud	17445 Taylor Lake Rd	Holly	MI 48442-9101
430	Alptekin	Aydogan	2935 Meadowbrook Dr	Wooster	OH 44691-9755
431	Stewart	Robinson	334 McKinley Rd	Cleveland Heights	OH 44118
432	Virginia	Mattson	4917 Andrew St	Saint Bernard	OH 45217-1203
433	Susan	Mackey	PO Box 2578	Whitehouse	OH 43571-0578
434	Karen	Hughes	1055 Northridge Rd	Columbus	OH 43224-2739
435	Linda	Mulder	21641 Kilrush Dr	Northville	MI 48167-2838
436	Ron	Chelland	3209 Spring Hill Ct	Norton Shores	MI 49444-3319
437	Kirk	Bails	35221 Brittany Park St Ap	Harrison Twp	MI 48045-3648
438	James	Herman	10827 Hiawatha Dr	Hillsboro	OH 45133-8402
439	Elinore	Evans	2829 Forest Ln	Willoughby Hills	OH 44094-9109
440	Julie	Viergut	873 Gino Ln	Cleveland	OH 44109-3786
441	Abigail	Boyce	3433 State Rd	Medina	OH 44256-9277
442	Jordan	Yeatts	878 Barlow St	Traverse City	MI 49686-3332
443	Jodi	stoyak	5750 Logan Arms Dr	Girard	OH 44420-1642
444	Jeffrey	Fast	3841 Cedar Loop	Clarkston	MI 48348-1411
445	Beate	Van Der Schali	3134 Essex Rd	Cleveland Hts	OH 44118-3538
446	Gary	Crump	PO Box 176	Belding	MI 48809-0176
447	Yolanda	Mitts	8790 Long Lake Dr E	Scotts	MI 49088-8719
448	Cathy	Hale	4419 Innes Ave	Cincinnati	OH 45223-1746
449	Jennifer	Mayl	348 Cheltenham Dr	Dayton	OH 45459-1720
450	Jaclyn	McClain	1178 Shenandoah Dr	Clawson	MI 48017-1065
451	Jo Anne	Abate	47295 Bramblewood Ct	Novi	MI 48374-2935
452	Colleen	Zlydaszyk	8912 Sunset W	Traverse City	MI 49686-1516
453	Margueri	Rouleau	993 River Mist Dr	Rochester	MI 48307-2262
454	Aubrey	Guilbault	1420 Perry Rd	Grand Blanc	MI 48439-1791
455	Marjorie	Frazier	495 Springle Dr	Waterford	MI 48327-2869
456	Diana	Duffy	6955 N US Highway 23	Oscoda	MI 48750-8705
457	Amy	Staufenberg	4655 Commons Park Dr	New Albany	OH 43054-8760
458	Irene	Anbender	5211 Middlebelt Rd	West Bloomfield	MI 48323-3632
459	Anthony	Mehle	6634 Covington Cv	Canfield	OH 44406-8161
460	Renee	Susko	2265 28 Mile Rd	Rochester	MI 48306-2003
461	Peggy	Collins	21310 Lathrup St	Southfield	MI 48075-4216
462	Mark	Peltan	23334 Lakewood St	Clinton Township	MI 48035-4346
463	Geraldine	Fogarty	PO Box 477	Yellow Springs	OH 45387-0477
464	Bette	Feltham	413 Woodside Pl	Bellefontaine	OH 43311-1597
465	Ruth	Tisher	325 Reed Rd	Wooster	OH 44691-2137
466	Cynthia	Mazurek	550 Wind Drift Ln	Spring Lake	MI 49456-2168
467	Leisa	Kauffmann	1334 Fielding St	Ferndale	MI 48220-2316



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

Appendix T

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First Name	Last Name	Address	City	State	Zip
468	Carole	Bodner	6511 Cranberry Lake Rd	Clarkston	MI 48348-4520
469	Heather	Beauchamp	71456 Bates Rd	Guernsey	OH 43749-9503
470	cindy	seaver	6310 Osprey	Delton	MI 49046-7825
471	Angela	Adkins	4257 Alder Dr	Hilliard	OH 43026-1001
472	Mike	Wolf	6373 Buttrick Ave SE	Alto	MI 49302-9708
473	Marian	Volkman	5145 Pontiac Trl	Ann Arbor	MI 48105-9238
474	Diane	Sevald	7755 N Noffke Dr	Caledonia	MI 49316-8817
475	Robert	Tinker	403 Spring St	Saline	MI 48176-1622
476	Jim	Koss	4481 Lake Forest Dr E	Ann Arbor	MI 48108-9685
477	Lu	Roth	65 Medbrook Way	Columbus	OH 43214-3603
478	Toby	Dolinka	no	Grand Rapids	MI 49506-4785
479	Dale	Carpenter	8675 Ferry Rd	Grosse Ile	MI 48138-1560
480	Gordon	Seyfarth	62982 Birch Rd	Vandalia	MI 49095-9743
481	Scott	Legleitner	2220 W Maple Ave	Flint	MI 48507-3506
482	Leone	Batte	6456 London Groveport R	Grove City	OH 43123-9625
483	Kimberly	Simms	341 W Saratoga St	Ferndale	MI 48220-3336
484	B.	Rose	8568 Dutch Ridge Rd SE	New Straitsville	OH 43766-9723
485	Mike	Bushaw	6765 Summerdale Dr	Huber Heights	OH 45424-2269
486	Laura	Rice	32139 Baintree Rd	Farmington Hills	MI 48334-3513
487	Joanne	Lamert	1230 W Market St	Akron	OH 44313-7108
488	Catherine	Carlin	21390 Robinhood Ave	Fairview Park	OH 44126-2743
489	Steven	Cypher	1136 N Main St	Rochester	MI 48307-1114
490	Robert	Welker	407 Campbell Ave	Ypsilanti	MI 48198-3801
491	Martin and SI	McGladdery	35310 Edythe Dr	Farmington Hills	MI 48331-2025
492	Robert	Belknap	2128 Pilgrim Hwy	Frankfort	MI 49635-9247
493	Phyllis	Park	410 Clearview Rd	Chillicothe	OH 45601-9415
494	Vas	Avradopoulos	3268 Dunlavin Glen Rd	Columbus	OH 43221-4423
495	Marie	Leven	321 Bellewood Dr	Flushing	MI 48433-1879
496	Laura	Aldridge	118 N Davis St	Ishpeming	MI 49849-2227
497	Susan	Lohwater	4619 Cleveland Rd E	Huron	OH 44839-9516
498	Jerry	Gentry	20874 Winifred Ct	Pinckney	MI 48169-9730
499	Charles	Wright	535 Ravine View Dr	Akron	OH 44303-1623
500	Mary Jo	Nagy	842 Upton Rd	Youngstown	OH 44509-3039
501	Ron	Cober	6940 Mayer Rd	Ira	MI 48023-2200
502	Sarah	Meyers	605 Curzon Ct	Howell	MI 48843-4141
503	Robert	Cruden	550 Woodhill Dr	Saline	MI 48176-1704
504	Jeffery	Morgenthaler	1366 Alden Nash Ave NE	Lowell	MI 49331-9763
505	Elzbieta	Kryj-kos	7397 Burton Dr	Liberty Twp	OH 45044-8997
506	Debra	McGregor	451 Michigan Ave	Marysville	MI 48040-1192
507	Diane	Middleton	22400 North Ave	Battle Creek	MI 49017-9410
508	Nick	Tsurui	581 Breeze Ct	Waterford	MI 48327-3794



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

First Name	Last Name	Address	City	State	Zip
509 John	Tucholski	PO Box 1063	Standish	MI	48658-1063
510 Robert	Winfrey	836 Vine Ave NE	Warren	OH	44483-4955
511 Pamela	Elliott	615 E Pearl St	Wapakoneta	OH	45895-2039
512 Cindy	Wilson	970 54th St	Pullman	MI	49450-9724
513 Chris	Smith	6807 Westminster Ave	Warren	MI	48091-4880
514 Martha	Vermeulen	4263 Indian Spring Dr SW	Grandville	MI	49418-1736
515 Jill	Marcusse	1906 Oakcliff Dr NE	Grand Rapids	MI	49525-2862
516 Caleb	Coon	307 Woodview Pl	Manchester	MI	48158-8588
517 Kendal	Kuneman	375 W Grand Blvd	Detroit	MI	48216-2215
518 Lynn	McGovern	800 Cottage View Dr Ste 3	Tacheng Diqu	Xinjiar	49684-2491
519 Oksana	Bohatch	4406 Cloverleaf Dr SE	Grand Rapids	MI	49546-6221
520 Deborah	Grogan	4432 S Bay Mills Point Rd	Brimley	MI	49715-9015
521 Larry	pliska	7315 Drake Rd	West Bloomfield	MI	48322-3164
522 Matthew	Burton	1225 Jackson St Apt 8	Cincinnati	OH	45202-5816
523 Elizabeth	Calhoun	33023 Grennada St	Livonia	MI	48154-4170
524 Robert	comisso	117 Cunningham Dr	Steubenville	OH	43952-3603
525 Donald	Schneider	905 Burr Oak Ct	Kalamazoo	MI	49001-2624
526 Linda	Moffett	PO Box 317	Smithville	OH	44677-0317
527 Tanya	Haaseth	5704 Greenbriar Dr	West Bloomfield	MI	48322-1480
528 Sarah	flum	427 S 13th St	Escanaba	MI	49829-3340
529 Tim	Shorkey	3203 Coin St	Burton	MI	48519-1539
530 Barry	Johnson	5157 Maybee Rd	Clarkston	MI	48346-4344
531 Michael	Strawn	29631 Palomino Dr	Warren	MI	48093-8640
532 Patricia	Storror	PO Box 1121	Frankfort	MI	49635-1121
533 Stewart	Rosendaal	735 S Lynn St	Bryan	OH	43506-2042
534 Carol	Vernon	19600 Locust Aly	Guysville	OH	45735-9604
535 Steven	Sy	1625 Woodbrook St Apt 1	East Lansing	MI	48823-1751
536 Robert	Horan	PO Box 518	Vermilion	OH	44089-0518
537 Carole	Pappas	8185 Whitecliff Ln	Grand Blanc	MI	48439-9561
538 Glenn	Friedman	14717 Grapeland Ave	Cleveland	OH	44111-2130
539 Nancy	Barbeau	7949 Scully Rd	Dexter	MI	48130-9351
540 Christine	gladki	6650 Fenton St	Dearborn Heights	MI	48127-2151
541 Kristi	Beukema	618 River St	Spring Lake	MI	49456-1949
542 Mary	Germain	PO Box 35	Nazareth	MI	49074-0035
543 Sherry	Opalka	1309 Howard St	Kalamazoo	MI	49008-1835
544 Kathleen	Webb	11551 Wilbert Rd	Chardon	OH	44024-9409
545 Cathy	Zucker	485 Oakland St	Lake Orion	MI	48362-2655
546 Kathleen	Field	714 Glenwood Dr	Elk Rapids	MI	49629-9502
547 Linda	Heath	12112 Indian Hollow Rd	Grafton	OH	44044-9735
548 Selma	Goode	8846 Robindale	Redford	MI	48239-1545
549 Ronald	Elmore	3258 Lorrimar Ln	Saugatuck	MI	49453-9750



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Appendix T

COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

Appendix T

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First Name	Last Name	Address	City	State	Zip
550	Annie	Divelbiss	9265 Overly Rd	Fredericktown	OH 43019-9350
551	David	Shinn	2047 Lac Du Mont	Haslett	MI 48840-9513
552	Catherine	Wheatley	38221 Shana Dr	Clinton Twp	MI 48036-1879
553	Toni	Estrada	2419 Richwood Rd	Auburn Hills	MI 48326-2533
554	Vonne	Johnson	20409 Arrington Rd	Utica	OH 43080-9686
555	Angela	Mackie	4483 Van Rd	Levering	MI 49755-9325
556	mitzi	frank	6211 Beach - box 118	Sharon Center	OH 44274-0118
557	Diane	Corrigan-Calle	8533 Marcrest Dr	Shelby Twp	MI 48316-3627
558	William H.	Karr	19018 Jeanette St	Southfield	MI 48075-1730
559	Ramon	Trumbull	464 Doris St NE	Grand Rapids	MI 49505-3382
560	Darlene	Byrd	13800 Hunt Rd	Berlin	MI 48002-2115
561	Sharon	Widigan	2545 Haviland	Lennox	MI 48449
562	Robert & Car	Rowlson	4866 Surfwood Dr	Commerce Towns	MI 48382-1342
563	Janine	Dulac	2613 Winter Park Rd	Rochester Hills	MI 48309-1353
564	Carol	Polzin	3771 N 45 1/2 Rd	Manton	MI 49663-9436
565	Steven	Baker	106 Michigan Ave	Sturgis	MI 49091-1833
566	Donna	Galetovich	6800 Chestnut Rd	Independence	OH 44131-3310
567	Clifford	Neumann	19969 Denby	Redford	MI 48240-1669
568	Ilene	Kazak	7611 Dibrova Dr	Brighton	MI 48116-8212
569	Rena	Page	500 Kennard St	Lake Orion	MI 48362-2231
570	Dr. Brenda	Morgan	6815 Serenity Dr	Dexter	MI 48130-9361
571	Eric	Czerwony	234 Kenwick Dr	Northfield	OH 44067-2638
572	Louise	Rabidoux	2287 Harper Rd	Mason	MI 48854-9313
573	Jennifer	Hill	127 Spring Valley Rd	Westerville	OH 43081-2534
574	Sydney	Benson	4902 Foote Rd Unit 14	Medina	OH 44256-6417
575	Cecilia	Johnson	1288 Shanley Dr	Columbus	OH 43224-2065
576	Joyce	Bartels	2208 Haslett Rd	East Lansing	MI 48823-7711
577	Amanda	Fisher	6017 Heritage Lakes Dr	Hilliard	OH 43026-7629
578	Lara	Jay	54 Dillmont Dr	Columbus	OH 43235-6424
579	Wendy	Farrell	11095 Cassidy Trl	Davisburg	MI 48350-2649
580	Richard	Rider	E.Mitchell	Gaylord	MI 49735
581	Mark	Parr	199 Silver Fox Ct	Loveland	OH 45140-5401
582	Loree	Stinson	3308 Maple Rd	Manistee	MI 49660-9620
583	Susan	Welsford	642 Wendover Blvd	Norton Shores	MI 49441-5050
584	Gary	Laclair	25601 McAllister St	Southfield	MI 48033-7411
585	Katherine	Bryan	56068 Troon N	Shelby Twp	MI 48316-5055
586	Doris	Applebaum	13680 Winchester St	Oak Park	MI 48237-1360
587	Joni	Laidig	1379 Hilbish Ave	Akron	OH 44312-3832
588	Rev. Sher	PullenWeinste	Leona Ave.	Columbus	OH 43201
589	Barbara	Randall	1524 N Jefferson St	Hastings	MI 49058-1018
590	Roderic	Krapf	43 N Crooked Lake Dr	Kalamazoo	MI 49009-9718



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

First Name	Last Name	Address	City	State	Zip
591	Abigail	Clark	5714 Lake Ridge Dr	Brighton	MI 48116-7760
592	Mary	White	1606 Morton Ave	Ann Arbor	MI 48104-4441
593	Harvey	Reed	270 W Grand Blvd	Detroit	MI 48216-1408
594	James	Brister	113 Private Drive 220	Proctorville	OH 45669-8166
595	Bill	Polesnak	229 Randall Dr	Troy	MI 48085-5527
596	Andrea	Zajac	511 High St	Williamston	MI 48895-1505
597	Jan	Hall	995 Ravine Ridge Dr	Worthington	OH 43085-2906
598	kristine	Moy	819 Grosse Pointe Ct	Grosse Pointe	MI 48230-1278
599	John	Ford	2634 Foster Ave	Ann Arbor	MI 48108-1300
600	Ron	Neumann	4589 Greenfield Dr	Berrien Springs	MI 49103-9566
601	Linda	Schwehnus	46465 Red Oak Ct	Northville	MI 48168-1869
602	James	Fancy	495 Hillcliff Dr	Waterford	MI 48328-2523
603	Martha	Keefe	7234 Eaton Ct	Dexter	MI 48130-9818
604	Thomas	Voelker	5116 Twin Lakes Dr	Kimball	MI 48074-1344
605	michelle	Craig	3200 N Lake Pleasant Rd	Attica	MI 48412-9201
606	Dwyne	Patrick	4359 Millpond Dr NE	Rockford	MI 49341-9666
607	Gary	Purcell	23829 Settlers Dr	Macomb	MI 48042-5924
608	Debbie	Balasko	11345 Long Lake Dr	Sparta	MI 49345-8412
609	Carol	Thombs	8189 friendsvilleRoad	Seville	OH 44251-0168
610	Bradley	Houseworth	2206 Anderson Cir	Stevensville	MI 49127-9777
611	Peggy	Robinson	17000 Chandler Park Dr	Detroit	MI 48224-2081
612	James	Smith	7765 Forest St	Dexter	MI 48130-1332
613	Martha	Dahlinger	2612 Chopin Ave	Portage	MI 49024-6634
614	Erwin	Lezberg	471 Woodgrove Dr	Ann Arbor	MI 48103-9353
615	Dolores	Whitman	1903 Behnfeltd Rd	Bryan	OH 43506-9609
616	jeffrey	sterling	971 Montford Rd	Cleveland Heights	OH 44121-2077
617	Chris	Monti	34970 Northview Cir	North Ridgeville	OH 44039-1782
618	MaryAnn	Hopping	3518 Watergrass Hill Dr	Columbus	OH 43221-4475
619	Robert	March	1455 Maplewood St NE	Warren	OH 44483-4165
620	Elizabeth	Brown	320basil st	Little lake	MI 49833
621	Sally	Gergely	14641 Ford Rd	Madison	OH 44057-9528
622	Lisa	Kavanaugh	56 Shipherd Cir	Oberlin	OH 44074-1325
623	C James	Ringwald	213 Beech St	Houghton Lake	MI 48629-9771
624	Deborah	Cochran	2234 Horning Rd	Shelby	OH 44875-8904
625	Carl	Michel	1125 Granger Ave	Ann Arbor	MI 48104-3864
626	Jane	Patrick	2765 US Rt 42E	Cedarville	OH 45314-9445
627	Gordon G.	Andrews Jr.	4159 Whispering Oak Dr	Flint	MI 48507-5513
628	Mary	Rook	2945 Massachusetts Ave	Cincinnati	OH 45225-2144
629	Joan	Braun	12629 Eastwood Blvd	Garfield Heights	OH 44125-3908
630	Dwight	Hughes	657 Alameda Ave	Sheffield Lake	OH 44054-1310
631	Joanne	Tollison	255 W Madison St	Petersburg	MI 49270-9381



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

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First Name	Last Name	Address	City	State	Zip
632	Lee	McCarthy	11352 Tecumseh	Redford	MI 48239-2264
633	Conrad	Hempel	22512 Karen Ct	Farmington Hills	MI 48336-3740
634	Martha	Goss	4591 Lockwood Rd	Perry	OH 44081-9745
635	Nita	Ferguson	40 Vale Ave	Cincinnati	OH 45215-2111
636	Millie	Bores	700 S Spring St	Bucyrus	OH 44820-2651
637	Ruth	Prochaska	3551 W 47th St	Cleveland	OH 44102-6072
638	Leonard	Heether	11643 W Dickerson Lake	Trufant	MI 49347-9756
639	JANE	Lean	4093 Birch Dr	Honor	MI 49640-9418
640	Jeanne	Mackay	2500 River Rd Apt 50	Marysville	MI 48040-1949
641	Mary Rose	McCrate	4960 Salem Ave # 1202	Dayton	OH 45416-1797
642	Helene	Willson	10134 Haga Ridge Rd	Stewart	OH 45778-9409
643	VIRGINIA L	LATIMER	32111 Eastlady Dr	Beverly Hills	MI 48025-3738
644	Ken	Ross	x	Ann Arbor	MI 48103
645	Beulah	White	2605 El Camino Dr	Middletown	OH 45044-7127
646	Jarita	Konwinski	6511 Woodland Rd	Whitmore Lake	MI 48189-9720
647	Dorothy	Neff	11063 E Rosebush Rd	Coleman	MI 48618-9636
648	Robert	Weingart	1888 Jewett Rd	Powell	OH 43065-8988
649	Ron	Baginski	3738 Highland Rd	Cleveland	OH 44111-5245
650	Richard	Smith	61200 Kunstman Rd	Ray	MI 48096-3010
651	Chantal	Dothey	1388 Lynn Park Dr	Cleveland	OH 44121-1631
652	nancy	ca	7160 Wilsie Rd	Lexington	MI 48450-9218
653	Ann	Lehman-Rittin	9873 Boulder Ct	Davisburg	MI 48350-2053
654	Phyllis	Bottoms	601 Castalia St	Bellevue	OH 44811-1272
655	Arthur	Thomas	PO Box 603	Harrisville	MI 48740-0603
656	Jean	Dowell	5014 Riverwatch Dr	Cincinnati	OH 45238-5964
657	Clare	Hoesl	3131 Preserve Ln	Cincinnati	OH 45239-6929
658	T	Todaro	2651 BELVOIR	CLE	OH 44118
659	Jackie	Byars	1125 Granger Ave	Ann Arbor	MI 48104-3864
660	Elinore	Miller	15292 Pinehurst Dr	Lansing	MI 48906-1327
661	Daniel	Ferrier	2234 Hyde Park Rd	Detroit	MI 48207-4964
662	Gary	Jarvis	8115 Waldron Rd	Jerome	MI 49249-9731
663	Jo Anne	Fannin	Willoughby	Willoughby	OH 44094
664	Ross	Rhizal	6475 Joy Rd	Dexter	MI 48130-9813
665	Gregory	Campbell	1361 Ardmoor Ave	Ann Arbor	MI 48103-5347
666	Robert & Hel	Swab	6809 Cicero Ct	Dayton	OH 45424-3507
667	Daniel	Toohy	1902 W Schantz Ave	Kettering	OH 45409-2126
668	Randal	James	769 Twp. Rd. 217	Bloomington	OH 43910-7869
669	Amy	Burgess	325 Wilkinson St Apt 315	Chelsea	MI 48118-1550
670	Greg	Nielson	19194 Hunt Rd	Strongsville	OH 44136-8345
671	Desiree	Whitney	1364 E Fulton St	Dayton	OH 45429-4043
672	Richard	Adams	2257 Gibbs Rd	Traverse City	MI 49696-8056



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

First Name	Last Name	Address	City	State	Zip
673	Bridget	Hinojosa	239 Portage Lakes Dr Unit	Akron	OH 44319-2391
674	Jill	Brothers	47013 Tomahawk Dr	Negley	OH 44441-9736
675	elizabeth	shelton	4802 Gloria St	Wayne	MI 48184-2257
676	Richard	Pierce	1060 Georgina Dr	Ypsilanti	MI 48198-6312
677	james	moreland	15951 Baden Rd	Germantown	OH 45327-9459
678	Marcia	O'Reilly	1969 Long Pointe Dr	Bloomfield Hills	MI 48302-0744
679	Yvonne	Maes	1246 Devonshire Rd	Grosse Pointe Parl	MI 48230-1156
680	Robert	Hugi	563 Logan Rd	Mansfield	OH 44907-2731
681	Amanda	Ehrnst	1601 Pleasantview Rd	Pellston	MI 49769-9047
682	Cal	Cole	7241 Citrus Rd NW	Waynesburg	OH 44688-9343
683	Joy	Clenet	11112 S. Lake Michigan D	Empire	MI 49630
684	Danielle	Graham	18270 Matthews St	Riverview	MI 48193-7480
685	Ann	Stickel	69315 County Road 384	South Haven	MI 49090-7771
686	Anne	Baldwin	1251 Barron Lake Rd	Niles	MI 49120-9523
687	glenda	Iamb-wilson	1020 Dempfle Ave	Dayton	OH 45410-1919
688	Taylor	Smith	6424 Greenridge Ave	New Carlisle	OH 45344-9011
689	William	Vohwinkle	8320 N Genesee Rd	Mount Morris	MI 48458-8880
690	Clinton	Roche	8701 Thendara Blvd	Clarkston	MI 48348-3363
691	Amy	Hutchinson	6370 Petzoldt Dr	Tipp City	OH 45371-2049
692	Michael	Anderson	831 Shawano Dr	Mason	MI 48854-9607
693	Sandra	Uhl	7685 Fitch Rd	Olmsted Twp	OH 44138-1468
694	Mary Anne	Breece	7145 Mount Juliet Dr	Davison	MI 48423-2361
695	Von	Arnst	984 Commonwealth St	Saginaw	MI 48604-1178
696	Les	Paul	105 Meadow Lane	Marietta	OH 45750
697	Normayne	Day	274 Kercheval Ave	Grosse Pointe Farr	MI 48236-3106
698	Sharon	Stork	5266 Graham Dr	Lyndhurst	OH 44124-1042
699	Cheryl	Darnton	601 Eberwhite Blvd	Ann Arbor	MI 48103-4715
700	Lee	Andrus	417 Chester Rd	Oscoda	MI 48750-9510
701	Matt	Brzezinski	21216 Briar Ct	Saint Clair Shores	MI 48081-1511
702	Gay	Dalzell	8076 SR 329	Stewart	OH 45778
703	Amy	Hanley	PO Box 428	New Buffalo	MI 49117-0428
704	Tom	Schroeder	1536 Henry St	Port Huron	MI 48060-2523
705	Kauser	Shahpurwala	5138 Oak Hill Ct	Ann Arbor	MI 48108-8652
706	Veronica	Koch	1805 Timmonds Ave	Portsmouth	OH 45662-3121
707	James	Langhammer	2101 N Vermont Ave	Royal Oak	MI 48073-4203
708	Judy	Pelton	1441 Lears Rd	Petoskey	MI 49770-9254
709	Alyce	Rieck	891 Yarger Dr.	Cincinnati	OH 45230-3540
710	Karen	Kramarz	8150 Whitefield St	Dearborn Heights	MI 48127-1121
711	Timothy	Hanser	15231 Edmore Dr	Detroit	MI 48205-1348
712	Michael	Kostya	14681 Cherokee Trl	Middleburg Heigh	OH 44130-6648
713	James	Wright	369 Hubbard St	South Haven	MI 49090-1520



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CO13 – Food and Water Watch (cont'd)

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First Name	Last Name	Address	City	State	Zip
714	Leslie	dePietro	5424 Parkgrove Rd	Ann Arbor	MI 48103-9202
715	TERESA	BELL	44 Central Blvd	Norwalk	OH 44857-1632
716	Mary	Zack	Ridgedale Dr. N.	Worthington	OH 43085
717	Cindra	Sims	Bayview Ave.	Clinton Township	MI 48038
718	Ruth	Overdier	746 Quail Ridge Dr	Traverse City	MI 49686-2049
719	Paul	Markillie	10037 Cobblers Way	Grand Blanc	MI 48439-2533
720	Sharmayne	Townley	8086 Hopkins Rd	Maineville	OH 45039-8687
721	Meredith	Kolar	20450 Crooked Rd	Butler	OH 44822-9488
722	Henry & Alice	Gosztyla	7385 Lee Rd	Westerville	OH 43081-9257
723	Trina	Patton	8260 S State Route 202	Tipp City	OH 45371-9072
724	Debbie	Alfieri	53528 Applewood Dr	Shelby Twp	MI 48315-1341
725	Al	Blazo	1830 Price Rd	Youngstown	OH 44509-2146
726	Mary	Slyby	508 Chase Rd	Columbus	OH 43214-1303
727	Haven	Knight	1394 Copper Cir	Rochester	MI 48306-4591
728	Shelly	Kequam	1525 County Line Rd W Lc	Manistee	MI 49660-9583
729	Vic	Bella	Simonson	Saugatuck	MI 49453
730	michael	casler	308 Douglas Ave	Lansing	MI 48906-4124
731	Jean	Gadd	850 Sumner Pkwy Apt 214	Copley	OH 44321-3317
732	Nathan	Hetrick	1363 Edwards Ave	Lakewood	OH 44107-2345
733	Amanda	Salvner	119 E Davis Ave	Ann Arbor	MI 48104-3205
734	Judy	Willour	7439 Case Ave	Mentor	OH 44060-5720
735	Suzie	Reilly	17475 Shaw Ave	Lakewood	OH 44107-2216
736	Ed	Powers	5209 Sleigh Rd	Bath	MI 48808-9482
737	Eva	Dickman	31475 Birch Cir	Solon	OH 44139-1665
738	vicki	fazekas	n star	n royalton	OH 44133
739	Laurie	Millette	5718 Kentland Ave	Portsmouth	OH 45662-5469
740	Conni	Wireman	17221 16 Mile Rd	Marshall	MI 49068-9495
741	Diane	Pierce	1060 Georgina Dr	Ypsilanti	MI 48198-6312
742	Lesley	Miller	6120 French Line Rd	Applegate	MI 48401-9776
743	Barbara	Newman	1145 Kinder Rd	Toledo	OH 43615-6815
744	Dean	Sieck	2547 Bolton Rd	Cleveland Heights	OH 44118-1202
745	Lindsay	Conklin	111 Lakeshore Vis	Howell	MI 48843-6543
746	Mary	Hall	2450 Fall Park Rd	Boyne City	MI 49712-9473
747	Carlotta	Ripley	1487 Drew Dr	Niles	MI 49120-7906
748	Brooks	Barnes	2001 Crestland St	Ann Arbor	MI 48104-6395
749	Matt	Williams	1091 Mount Royal Dr Apt	Kalamazoo	MI 49009-1535
750	Susan	Gibson	1974 Wyandotte Rd	Columbus	OH 43212-1034
751	Zach	Rusk	111 W Oakland Ave	Columbus	OH 43201-1017
752	Sheryl	Chow	34078 Monica Dr	North Ridgeville	OH 44039-2130
753	Arleen	Barber	26123 Fordson Hwy	Redford	MI 48239-2158
754	Steve	Rall	1608 W Shiawassee St	Lansing	MI 48915-1271



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

First Name	Last Name	Address	City	State	Zip
755	Richard	Venables	7051 Dial Rd SW	Carrollton	OH 44615-9532
756	david	achatz	30301 Commerce Blvd	Chesterfield	MI 48051-1243
757	Theresa	Hoffman	8850 Bellevue Rd	Grosse Ile	MI 48138-1877
758	Marcia	Stauffer	270 Fawnwood Dr	Tallmadge	OH 44278-2906
759	Zella	Nisley	7555 Selby Rd	Athens	OH 45701-9374
760	Karen	Linn	365 Flour Ct	Westerville	OH 43082-1011
761	Shannon	Philemon	W313 Oak Rd	Wilson	MI 49896-9652
762	Roger	Adams	4951 Temple St	Springfield	OH 45502-9204
763	Marysusan	Welker	9255 Lakeview Dr	Pinckney	MI 48169-9785
764	Debora	Pscholka	1544 Bridgewater Way S	Mansfield	OH 44906-3577
765	Steve	Sanford	14761 Portage Rd	Vicksburg	MI 49097-9732
766	B	Corey	2724 Merrimac Blvd	Toledo	OH 43606-3642
767	Philip	Alexander	459 Franklin Ave	Barberton	OH 44203-2821
768	Nan	Nelson	2310 Pittsfield Blvd	Ann Arbor	MI 48104-5237
769	Dennis	Hunklet	PO Box 306	Barnesville	OH 43713-0306
770	Carolyn	Stroombeek	1245 Dorchester Dr	Madison	OH 44057-1409
771	Thomas	McDonald	3650 Grantley Rd	Toledo	OH 43613-4728
772	Roger	Erbe	2132 Kuerbitz Dr	Lansing	MI 48906-3529
773	Paul	Dyer	46 Northridge Rd	Columbus	OH 43214-3324
774	Kathryn	Lilley	49 W Plum St	Westerville	OH 43081-2016
775	Maxxcell	Higdon	2634 Wildwood Ct	Lake Orion	MI 48360-1758
776	Linda	Woodworth	703 Berkshire Rd	Ann Arbor	MI 48104-2628
777	Betty	Friday-Craft	200 Riverfront Dr	Detroit	MI 48226-4525
778	Karen	Lee	1937 Brookview Ct	Bloomfield Hills	MI 48304-1224
779	David M.	Dunn	1809 W Saginaw St	Lansing	MI 48915-1358
780	Kathryn	Baker	301 S Clayton Rd	New Lebanon	OH 45345-1607
781	Deborah	Vallimont	12282 Woodside Dr	Grand Blanc	MI 48439-1650
782	Al, Polly and	Connor	1019 Pine Tree Dr	Ann Arbor	MI 48103-2567
783	Kim	Rinehart	2585 Newton Falls Rd	Newton Falls	OH 44444-9603
784	Arlene	Tilly	3921 Whispering Way SE	Grand Rapids	MI 49546-5871
785	Sharon	Kuley	3316 W 165th St	Cleveland	OH 44111-1908
786	Donna	Delisi	59885 Bates Rd	Lenox	MI 48048-1734
787	Anne	Durkalski	319 Riverside Ct	Kent	OH 44240-2349
788	Michael	Rapp	310 Kinsey Rd	Xenia	OH 45385-1411
789	Julie	Christensen	1558 Hobart Ave Apt 4	Cincinnati	OH 45223-2192
790	marianne	lepczyk	609 Highland Park Dr	Traverse City	MI 49686-2850
791	Rob	Jenkin	1468 Dover HI S	Walled Lake	MI 48390-3121
792	Michael	Zeller	273 McMillan Rd	Grosse Pointe Farr	MI 48236-3457
793	cathy	ploughman	9000 alden meadows	Alden	MI 49612-9520
794	Barbara	Tennenbaum	2060 Fontenay Pl	Columbus	OH 43220-6256
795	Ben	Pinti	3971 Penberton Dr	Ann Arbor	MI 48105-3020



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

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First Name	Last Name	Address	City	State	Zip
796 Diane	Hanas	234 Reig Ave	Conneaut	OH	44030-2150
797 virginia	sustarsic	111 W State St	Athens	OH	45701-2221
798 William	Davis	7231 Hardwicke Pl	Dayton	OH	45414-2235
799 Alan	Exoo	417 Fernando St NE	Grand Rapids	MI	49505-5148
800 kathleen	berry	1712 McCollum Rd	Youngstown	OH	44509-2131
801 Janet	Kraiosky	9278 Woodworth Rd Unit	North Lima	OH	44452-8520
802 Andrew	Donaghy	3660 N Peshawbestown R	Suttons Bay	MI	49682-9381
803 Joan	Chryst	8084 Farm Crossing Cir	Powell	OH	43065-7133
804 Rebecca	Steinmetz	5970 Ravine Blvd	Parma	OH	44134-3045
805 Clara	Bakker	815 Bertsch Dr	Holland	MI	49423-4562
806 Laura	Colston	603 Wooster Pike	Terrace Park	OH	45174-1037
807 Ronald	Bush	5119 Biddeford Dr NW	Comstock Park	MI	49321-9218
808 Carolyn	Ahern	1224 Cranford Ave	Lakewood	OH	44107-2308
809 Bart	Shovein	22534 E 12 Mile Rd	Saint Clair Shores	MI	48081-2537
810 David	Slawson	991 Ridgeview Dr	Independence	OH	44131-5629
811 Walter	Simmer	2650 Jossman Rd	Holly	MI	48442-8205
812 Judy	Corak	4977 Hochberger Rd	Eau Claire	MI	49111-9720
813 Charles	Wagner	US Hwy 52	West Portsmouth	OH	45663
814 Thomas & Su	Devers	4720 Phillipsburg Union R	Union	OH	45322-9731
815 Mary	Weeber	124 N Lane St	Blissfield	MI	49228-1154
816 Christine	Ballard	52298 Twin Lakeview Dr	Dowagiac	MI	49047-9419
817 Timothy	Connors	386 N Black River Rd	Onaway	MI	49765-9540
818 Marjorie	Findley	3851 Woodland Dr	Highland	MI	48356-2363
819 Perry	Phillips	616 Edgewood Dr	Kent	OH	44240-2637
820 Jon	Martin	5394 Dogwood Cir S	Mason	OH	45040-2278
821 Linda	Mohler	33230 S Manor Drp	Farmington	MI	48336-4462
822 Brian	Kuru	3093 Midgard Rd	Columbus	OH	43202-1413
823 Bradleah And Mick		30166 Lloyd Ln	Niles	MI	49120-5976
824 Dan	Sponseller	781 Park St	Columbus	OH	43215-1868
825 Robert	Burge	10082 Granger Rd	Garfield Hts	OH	44125-3102
826 Joy	Skeel	940 Bexley Dr	Perrysburg	OH	43551-2964
827 Sarah	Galt	513 Stillmeadow Ln	Midland	MI	48642-3398
828 Ellen	Fiedler	4175 Creek Dr	New Buffalo	MI	49117-9009
829 Rebecca	Leibreich	4163 Drummore Ln	Cincinnati	OH	45245-1672
830 Tracy	Johnston	1704 King Dr	Uniontown	OH	44685-7747
831 Mark	Nadolski	402 E Front St	Traverse City	MI	49686-2664
832 Steve	Dashner	1314 S Wheeler St	Saginaw	MI	48602-1148
833 Jim	Steel	1609 Pheasant Ct	Madison	OH	44057-2970
834 Sharron	Bjornbak	14325 Richfield St	Livonia	MI	48154-4938
835 Raymond	Gettins	218 Worthington Ave	Wyoming	OH	45215-4342
836 Valerie	Winston-Stone	2241 Fernleaf Ln	Columbus	OH	43235-2752



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

	First Name	Last Name	Address	City	State	Zip
837	Cathy	Crumley	1 Glades Dr	Perrysburg	OH	43551-3165
838	Heather	Hewett	4108 Juniper Dr	Kewadin	MI	49648-9156
839	Shannon	Daniels	1201 Joliet Rd	Marquette	MI	49855-5219
840	Virginia	Stone-Meyer	3086 Hidden Brook Dr	Ravenna	OH	44266-9053
841	Bonnie	Bollett	6515 N River Rd	Waterville	OH	43566-9442
842	Stefania	Johns	1814 N Center St	Royal Oak	MI	48073-4157
843	Douglas	Jose	1021 Omar Pl	Cincinnati	OH	45208-3124
844	Renee	Gregory	19393 Hickory Rd	Milan	MI	48160-9243
845	J	Bienik	697 Thurber Dr	Troy	MI	48085-4886
846	Michael	Warner	1854 Royal Oak Dr	Lewis Center	OH	43035-6034
847	Elizabeth	Beaudoin	18600 W Austin Rd	Manchester	MI	48158-9303
848	Linda	Clinger	875 Birch Grv	Morrow	OH	45152-7925
849	Michael	Mcdonald	PO Box 587	Leonard	MI	48367-0587
850	Susan	Stamm	11560 State Route 120	Lyons	OH	43533-9743
851	Karla	Hair	3215 Luetta Ave	Jackson	MI	49201-8450
852	Simba	Ryan	3320 Parksley Ct	Columbus	OH	43204-2171
853	Ainslie	Ruddell	21920 Whitmore St	Oak Park	MI	48237-2617
854	Scott	Rogers	1968 Harley Ct	Ann Arbor	MI	48103-8980
855	C. Renee	Emrick	5300 Oakridge Dr Apt 7	Toledo	OH	43623-2383
856	Joann	Betzold	3123 Boy Scout Rd	Bay City	MI	48706-1254
857	Gordon	Pask	5743 Lakeview Dr	Mason	OH	45040-1813
858	Kathryn	Hildebrant	868 Allen Dr	Northville	MI	48167-1131
859	Joshua	Morgan	2057 Fawn Ln	Batavia	OH	45103-9437
860	Mary	Seegott	15281 Main Market Rd	Burton	OH	44021-9618
861	John	Goulette	19419 Wakenden	Redford	MI	48240-1450
862	Timothy	Hagerman	1740 Wellington Rd Apt 1	Lansing	MI	48910-1171
863	Susan	Eck	11155 Banning Rd	Mount Vernon	OH	43050-9676
864	Samantha	Siler	8508 Capricorn Dr	Montgomery	OH	45249-3431
865	J	Maurer	3400 Gerold Dr	Cincinnati	OH	45238-2116
866	Larry	Thiedt	PO Box 3	Wapakoneta	OH	45895-0003
867	Orva M	Gullett	1922 Victory Rd Lot 116	Marion	OH	43302-8435
868	Craig	Shisler	2514 Shroyer Rd	Dayton	OH	45419-1855
869	Robert	Renshaw Jr	7057 Niagara St Apt 141	Romulus	MI	48174-4339
870	Barbara	Markley	21 Ridgeway St	Ann Arbor	MI	48104-1739
871	Carol	Rainey	1497 Beacon St	Cincinnati	OH	45230-2818
872	karen	whitt	588 Pleasant Dr	Gregory	MI	48137-9580
873	Dennis	Kaplan	1116 Iroquois Ave	Mayfield Heights	OH	44124-1545
874	Patricia	Opaskar	3406 Hollister Rd	Cleveland Heights	OH	44118-1328
875	Angela	Miller	600 W Sterns Rd	Temperance	MI	48182-9519
876	Lynn	Seery	16 Ashridge Rd	Dayton	OH	45419-3011
877	Gary	Boyers	12013 Moran St	Hamtramck	MI	48212-2757



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COMPANIES AND ORGANIZATIONS

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First Name	Last Name	Address	City	State	Zip
878	Richard	Smith	17393 Harman St	Melvindale	MI 48122-1010
879	Dianre	Howard	685 Overbrook Ct	Ontario	OH 44903-9303
880	walter	zubelik	10322 Manoa Ave	Cleveland	OH 44144-2314
881	Michael	DiMartino	5365 Park Side Trl	Solon	OH 44139-1161
882	Therese	Telzrow	1203 Ethel Ave	Lakewood	OH 44107-2319
883	Donna	Williams	2891 Indianola Ave	Columbus	OH 43202-2215
884	Kortney	Jackson	4277 Heyl Rd	Wooster	OH 44691-9732
885	Amy	Gould	15820 Van Aken Blvd	Shaker Heights	OH 44120-5343
886	Olga	Castaneda	174 W 8th St	Holland	MI 49423-3108
887	Kathleen	Davis	2073 Orchard St	Marquette	MI 49855-2407
888	Brianna	Onken	2862 Sunrise Ave	Holland	MI 49424-8339
889	Durk	Barton	11626 Woodward Ave	Detroit	MI 48202-1131
890	Bobbie	Castle	416 N Chestnut St	Barnesville	OH 43713-1251
891	Dency	Lippert	550 Bryant Ave	Manistee	MI 49660-1831
892	Bethany	Frasier	677 W Broadway	Granville	OH 43023-1282
893	Karen	LaBarge	20 E 28th St	Holland	MI 49423-5114
894	sharon	sampson	215 N Christine Cir	Mount Clemens	MI 48043-1508
895	Jennie	Stephenson	10789 Thornberry Way	Zeeland	MI 49464-8685
896	Deanna	Clayton	740 E Marshall St	Ferndale	MI 48220-3520
897	Catherine	Belanger-Nedc	2234 Sylvan Ave SE	Grand Rapids	MI 49506-5253
898	Katherine	Ratliff	773 Allison Ave NW	Warren	OH 44483-2110
899	Brenda	Young	25215 Hayes Blvd	Warren	MI 48089-4164
900	Inie	Bijkerk	3387 Old Kent Rd SE	Kentwood	MI 49512-2700
901	STEPHEN	BATZER	PO Box 45	Dewitt	MI 48820-0045
902	F	Van-Deventer	6461 Jericho Rd	Stevensville	MI 49127-9710
903	Vicky	Henry	1324 Pomona Rd	Ann Arbor	MI 48103-3049
904	Cynthia	Madak	32566 Grinsell Dr	Warren	MI 48092-3170
905	H.	Davis	6680 Ridgefield Cir Apt 10	West Bloomfield	MI 48322-3048
906	John	Christopher	54076 30th St	Paw Paw	MI 49079-8042
907	Myles	Davis	625 E Huron St	Milford	MI 48381-2425
908	Ralph	Hendrick	612 Hunters Trl	Akron	OH 44313-8151
909	Melissa	Straight	2045 Kenton St	Springfield	OH 45505-3342
910	Denise	Ress	412 N Walnut St Apt C	Wooster	OH 44691-6211
911	Dave	May	19768 Electra St	Clinton Township	MI 48035-3455
912	Chris	Lowdermilk	7711 Edgewood Ln	Seven Hills	OH 44131-5902
913	Anne	Horn	3626 E Arbutus Dr	Okemos	MI 48864-4043
914	Angela M.	Garcia-Johnson	6650 Oregon Pass	West Chester	OH 45069-4367
915	Jodi	Holden	917 Sherman Ct	Ypsilanti	MI 48197-2707
916	Judi	Ames	17142 Wales Dr	Macomb	MI 48044-3385
917	Dawn	Reed	4655 Ashbury Park Dr	North Olmsted	OH 44070-2636
918	Patti	Roberts	30320 Balewood St	Southfield	MI 48076-1549



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

First Name	Last Name	Address	City	State	Zip
919	Virginia	Maturen	9810 Kress Rd	Pinckney	MI 48169-8427
920	Bonita	Becker	1246 Quebec Rd	Cincinnati	OH 45205-1200
921	Lesa	Ricci	4487 290th St	Toledo	OH 43611-1929
922	Mary	Sanders	939 Kirts Blvd	Troy	MI 48084-4837
923	Greg	Terhune	1032 Mound St	Cincinnati	OH 45203-1470
924	Tina	Gangl	30 Lincolnshire Ln	Springboro	OH 45066-9508
925	John	Conway	1077 Abbieshire Ave	Lakewood	OH 44107-1237
926	John	Lattimer	7380 Tallmadge Rd	Rootstown	OH 44272-9762
927	Louis	Brown	307 Ridgemont Rd	Oxford	MI 48370-3043
928	Daniel	Staudacher	1105 N Dewitt St	Bay City	MI 48706-3621
929	Carol	Sperry	12083 N Sanford Rd	Milan	MI 48160-9712
930	Ruth	Ware	1817 State Route 83 # 83	Millersburg	OH 44654-9445
931	Cyrene	Aksman	210 W Cross St	Ypsilanti	MI 48197-2836
932	Glenda	Pettaway	4843 Bedford St	Detroit	MI 48224-3626
933	Richard & Jar	Futrell	5905 Farmersville W Carr	Miamisburg	OH 45342-1223
934	Andy	Sayles	1262 N Van Kal St	Kalamazoo	MI 49009-8547
935	Quinn	Malecki	3070 Churchill Rd	Auburn Hills	MI 48326-2914
936	Ginny	King	17204 Oak Dr	Detroit	MI 48221-3024
937	Brad	Kitchen	2046 Rollingridge Ln	Cincinnati	OH 45238-3207
938	Anthony	Herd	68124 Park Dr	Paw Paw	MI 49079-9765
939	Harleen	Moorhouse	80 West St	Berea	OH 44017-2352
940	Allison	Bening	3638 Greenlawn Ct	Toledo	OH 43614-5119
941	Gaynl	Farmer	65 S 4th St # 718	Columbus	OH 43215-4314
942	Ann	McCall	10000 Pinecrest Rd	Concord Twp	OH 44077-8810
943	Lucy	Fernandes	1724 Hopkins Ave	Norwood	OH 45212-2810
944	Ron	Sears	500 Park Overlook Dr	Worthington	OH 43085-3693
945	Ellen	Federman	2726 Meadowwood Dr	Toledo	OH 43606-3065
946	Joe	Oconnor	5 Aspen Ct	Yellow Springs	OH 45387-1651
947	Mary	Skirving Leona	1322 Spring St	Cincinnati	OH 45202-7421
948	Sandra	Walls	2228 Delaware Dr	Ann Arbor	MI 48103-6151
949	Sharon	Sigler	4826 Rochester Rd	Dryden	MI 48428-9328
950	Bob	Railey	3029 Island Beach Rd	Marquette	MI 49855-2024
951	Janice	Postma	1320 Fuller Ave SE	Grand Rapids	MI 49506-3251
952	Lorraine	Hominga	emerson	TRAVERSE CITY	MI 49696
953	Catherine	Palmer	7844 Robinson Ave	Allen Park	MI 48101-2287
954	Dennis	Kranich	3010 Roosevelt St	Dearborn	MI 48124-3622
955	Brad	Anderson	danbury	lancaster	OH 43130
956	David	Ashbaugh	bx175	CONVOY	OH 45832
957	Carolyn	Barnes	145 Maple Ln	Ontario	OH 44906-2346
958	MARY	MOYER	2053 Rambling Oak Dr	Muskegon	MI 49445-1690
959	Stephen	Perakis	963 E Lincoln Ave	Columbus	OH 43229-5027



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

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First Name	Last Name	Address	City	State	Zip
960 Sandra	Giraud	22716 Ridgeway St	Saint Clair Shores	MI	48080-4093
961 Robert	Cook	Hi Hill Dr.	LAPEER	MI	48446
962 Janet	Goldwasser	3546 Hillside Dr	Ypsilanti	MI	48197-3777
963 Eric	Lester	3380 Lincoln Ave	Saint Joseph	MI	49085-3703
964 Roger	Knight	Roger Knight	HAMILTON	OH	45011
965 Barbara	Anderson	300 Walnut Hills Dr	Zanesville	OH	43701-7132
966 John	Kelley	115 S Hunting Horn Dr	Roscommon	MI	48653-9774
967 Elaine	Strassburger	4472 Habersham Ln S	Cleveland	OH	44143-2615
968 Matt	Flohre	722 Daytona Dr	Lima	OH	45801-3009
969 Dawn	Klein	1855 McClosky Rd	Columbiana	OH	44408-9616
970 Kenneth	Andera	483 Sunset St	Algonac	MI	48001-1038
971 Kaylee	Moore	2825 17th St	Wyandotte	MI	48192-4801
972 Herman S.	Simms, Jr.	6591 Firwood St	Detroit	MI	48210-1304
973 Leslie	Edwards	111111	Leslie	MI	49251
974 Jeremy	Navarre	42066 Lincoln St	Belleville	MI	48111-3435
975 Jayma	Riley	218 1/2 Rear 2nd Ave.C	Chesapeake	OH	45619
976 Karen	Kunkle	1577 Warner Rd	Vienna	OH	44473-9719
977 Anna	Freeman	2922 Daisy Ln	Columbus	OH	43204-2203
978 Paul & Nancy	McEuen	1221 Linden Ave	Akron	OH	44310-1261
979 Sherry	Massaro	228 Edwards Ave	Canfield	OH	44406-1412
980 Janice	Farran	1005 Crosley Dr	Newark	OH	43055-2105
981 Mary	DeGennaro	5926 Christie Ave SE	Grand Rapids	MI	49508-6241
982 Briana	Purcell	7430 Plainfield St	Dearborn Heights	MI	48127-1678
983 Gus	Nussdorfer	6 11 Alayne ct	Brighton	MI	48114
984 Michael	Ryan	2783 County Road 47	Toronto	OH	43964-7815
985 Barbara	Calloway	116 Fenton St	Lansing	MI	48910-4518
986 Alvin	Carroll	35077 Old Homestead Dr	Farmington Hills	MI	48335-1337
987 Sue	Hart	906 Thomas J Dr	Flint	MI	48506-5244
988 John	Poore	819 Maryland Ave	Lansing	MI	48906-5538
989 Kathryn	Maximovich	1685 Greensburg Rd	North Canton	OH	44720-1025
990 Sharyn	Radke	28388 Palm Beach Dr	Warren	MI	48093-4943
991 Karen	Shannon	3838 Cheyenne Dr	Burtchville	MI	48059-2518
992 Malcolm	Klein	4832 Bourke Rd	Columbus	OH	43229-6442
993 Ramie	Yelle	2826 N Lake Pleasant Rd	Attica	MI	48412-9007
994 Nancy	Loftin	357 Boston Pl	Toledo	OH	43610-1435
995 Sarah	Weekley	2248 Finland Dr	Dayton	OH	45439-2710
996 Ann	Hundley	30727 Shiawassee Rd Apt	Farmington Hills	MI	48336-4367
997 Darrell	Walton	316 S Central Ave	Columbus	OH	43223-1353
998 Debra	Popp	585 Keith Dr	Highland	MI	48357-3532
999 Elaine	Harmon	107 High Lake Rd	Traverse City	MI	49696-8136
1000 Thomas	Donnelly	830 Oakwood Ave	Oakwood	OH	45419-2937



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

	First Name	Last Name	Address	City	State	Zip
1001	Karen	Rodgers	9337 Lovejoy Rd	Linden	MI	48451-9636
1002	Joanne	Strainer	2260 Par Ln	Willoughby Hills	OH	44094-2966
1003	Eileen	Magnello	Tibbetts-Wick Rd	Girard	OH	44420
1004	Breanna	Strain	441 Forest St	Marion	OH	43302-5213
1005	Jamie	Vaughan	311 Plymouth Ave NE	Grand Rapids	MI	49503-3842
1006	Abraham	Kayne	1600 hatcher cres	ann arbor	MI	48103-2430
1007	dave	arthur	2187 W Bath Rd	Akron	OH	44313-2001
1008	Deb	Coleman	2514 Dresden Rd	Zanesville	OH	43701-1960
1009	Kay	Caskey	6915 Jennings Rd	Ann Arbor	MI	48105-9699
1010	Drew	Stafford	414 Oberlin St	Gahanna	OH	43230-2874
1011	Kimberly	Lowe	612 Sycamore Mill Dr	Gahanna	OH	43230-2262
1012	Li Way	Lee	3242 Pine Lake Rd	West Bloomfield	MI	48324-1951
1013	Linda	Rogers	15486 Rannes St	Spring Lake	MI	49456-2241
1014	Dawn	Sandberg	7714 Voice of America Ce	West Chester	OH	45069-2793
1015	Phil	Zwald	2315 Swensberg Ave NE	Grand Rapids	MI	49505-4066
1016	Carl	Kern	411 N Elm Grove Rd	Lapeer	MI	48446-3546
1017	Lois	Spiter	1900 Horseshoe Dr	Highland	MI	48356-1210
1018	Marianne	Wagner	648 Maple St	Perrysburg	OH	43551-2275
1019	Kathryn	Brzuchalski	2233 Ottawa River Rd	Toledo	OH	43611-1875
1020	James	Carrell	8926 Spring Lake Rd	Saint Helen	MI	48656-8511
1021	Marcia	Moses	51000 Mott Rd	Canton	MI	48188-2134
1022	Karla	Wright	55 Windsor Village Dr	Westerville	OH	43081-2576
1023	Sharon	Blankenship	14450 Tunncliffe Rd	Petersburg	MI	49270-9716
1024	Lawrence	Gresh	1487 Stanford Dr	Brunswick	OH	44212-3579
1025	Christine	Barrett	1064 N Aurelius Rd	Mason	MI	48854-9529
1026	Edgardo	Perez-De Leon	7109 Pebble Park Dr	West Bloomfield	MI	48322-3506
1027	Gregory	Smith	1709 Stanhope St	Grosse Pointe Wo	MI	48236-1962
1028	Gary	Coats	799 Lockmoore Ct	Rochester Hills	MI	48307-4230
1029	Marcia	Whyde	1161 Apache Trl	Jamestown	OH	45335-1301
1030	Jeff	Pelath	3006 Conger St	Port Huron	MI	48060-2222
1031	Scott	Matash	48119 Sandy Ridge Dr	Macomb	MI	48044-5922
1032	Eileen	Metress	4625 Paisley Rd	Toledo	OH	43615-3921
1033	Cathie	Giebel	14862 Park Ln	Lakeside	MI	49116-5112
1034	Jackie	Johnson	437 Cameron Ave	Pontiac	MI	48342-1809
1035	Rama	Paruchuri	2245 Glencoe Hills Dr	Ann Arbor	MI	48108-3069
1036	John	Barry	5685 Kennard Rd	Seville	OH	44273-9538
1037	Dana	Albanese	2603 Brookdale Ave	Parma	OH	44134-1947
1038	Deb	Grine	CR 198	Fremont	OH	43420
1039	Patricia	Lindamood	22972 Maple Ridge Rd Un	North Olmsted	OH	44070-1450
1040	Craig	Mabie	8610 Oakbrook Rdg NE	Rockford	MI	49341-9376
1041	Tom	S	12500 McCracken Rd	Garfield Hts	OH	44125



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

Appendix T

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	First Name	Last Name	Address	City	State	Zip
1042	Catherine	Singh	615 McAlpin Ave	Cincinnati	OH	45220-1575
1043	Michael	Rupprecht	39965 Judd Rd	Belleville	MI	48111-9121
1044	Janet-Jo	Walter	1588 Sawgrass Dr	Uniontown	OH	44685-7849
1045	Gatha	Pierucki	414 N 5th St	Burr Oak	MI	49030-9415
1046	Mrs Ib	Pickering	WADSWORTH RD	cLEVELAND	OH	44122
1047	Richard	Sparkes	3332 Pine Villa Ct	Grand Blanc	MI	48439-7938
1048	R	Krenke	3744 W Huron River Dr	Ann Arbor	MI	48103-9490
1049	paul	velandra	9500 Greenwood Rd	Grass Lake	MI	49240-9130
1050	David	Gilbert	658 Flanders St	Chelsea	MI	48118-1121
1051	Sandra	Cronin	24328 Belfast St	Harrison Twp	MI	48045-1009
1052	Daniel	Ade	4125 Marianne Dr	Flushing	MI	48433-2391
1053	Neal	Oxman	752 Montrose Ave	Columbus	OH	43209-2450
1054	Linda	Niceswanger	Carpico Dr.	Lancaster	OH	43130
1055	Gary	Riser	10268 Bemis Rd	Willis	MI	48191-9742
1056	Kevin	Owens	66 Dakota St	Pontiac	MI	48341-1101
1057	Tom	Williams	7621 Albain Rd	Ida	MI	48140-9757
1058	Jackie	Hanser	525 S Webik Ave	Clawson	MI	48017-1841
1059	Liz	Koeller	221 Chris Dr	Englewood	OH	45322-1120
1060	Nancy	Gangwisch	710 Thorpe Dr	Sandusky	OH	44870-1624
1061	Thomas	Bennett	9850 Four Mile Rd.	Evart	MI	49631
1062	Sally	York	6223 Island	Brighton	MI	48116
1063	Ashie	Mohan	7220 Hopewell St	Dublin	OH	43017-2813
1064	William	Smarsch	2867 Chancery Ct	Rochester Hills	MI	48306-3017
1065	Mary Anne	Kaiser	5181 Christy Ln	Holland	MI	49424-1000
1066	Josiah	Smith	4545 Garden Gate	Holt	MI	48842-8808
1067	Scott	Seppi	3281 Darbyshire Dr	Hilliard	OH	43026-2532
1068	Denise	Hosta	PO Box 1094	Fennville	MI	49408-1094
1069	Heidi	Dresbach	35535 Heritage Ln	Farmington	MI	48335-3137
1070	Kristen	Howard	326 E Division St Apt 24	Boyne City	MI	49712-1572
1071	Villabeth	Taylor	2645 Peters Rd	Dexter	MI	48130-9454
1072	Robert	Dekorte	2535 Radcliffe Ave	Portage	MI	49024-3266
1073	Christina	Nevshehir	117 Sandstone Creek Dr	Grand Ledge	MI	48837-1843
1074	Judith	Rosa	3850 Walmar Dr	Columbus	OH	43224-2857
1075	Ashley	McKee	1593 Clarius Cir	Streetsboro	OH	44241-5068
1076	Andrew	Stricklin	400 Case Ct	Watervliet	MI	49098-9369
1077	Carole	Ebner	142 Lafayette Cir	Cincinnati	OH	45220-1105
1078	Mary Jane	McIntee	507 E Monroe Rd	Midland	MI	48642-9456
1079	Aloysius	Wald	523 E Lincoln Ave	Columbus	OH	43214-1337
1080	Linda	Blodgett	5722 Haverhill Dr	Lansing	MI	48911-4806
1081	Ruth	Schaut	E3297 Airport Rd	Ironwood	MI	49938-9229
1082	Yvonne	Brown	76845 Romeo Plank Rd	Armada	MI	48005-2223



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

First Name	Last Name	Address	City	State	Zip
1083	Clarice	McKenzie	396 Ford St	Bitely	MI 49309-9679
1084	Ida	Mahmoud	5752 N Silvery Ln	Dearborn Heights	MI 48127-3153
1085	Christine	Rohde	113 Spring Garden Dr	Boardman	OH 44512-6528
1086	Jillian	Prusa	1155 Edgehill Rd	Columbus	OH 43212-3663
1087	Debra	Root	1671 Olde Haley Dr	Dayton	OH 45458-6047
1088	Ruth	Scott	395b Autumnwood Dr	Tiffin	OH 44883-1873
1089	Carol	Caramagno	23564 Rensselaer St	Oak Park	MI 48237-6801
1090	David	Doane	5755 Eber Rd	Whitehouse	OH 43571-9765
1091	Dlae	Kropf	4235 Causeway Dr NE	Lowell	MI 49331-9748
1092	Carol	Fabian	PO Box 179	Sherwood	OH 43556-0179
1093	Tom	Emmott	1756 Barlow St Unit 5243	Traverse City	MI 49696-4007
1094	Doreen	Papajcik	21208 N Park Dr	Fairview Park	OH 44126-2318
1095	Kristopher	Harris	3746 Greenwood Dr	Rochester Hills	MI 48309-4719
1096	Kaye	Thomas-Hogar	706 Erie St	Grayling	MI 49738-1204
1097	Jackie	Goodwin Flacz	2340 Cooper Foster Park	Vermilion	OH 44089-3542
1098	Julie	Mcnally	300 Courtland Dr	Monroe	OH 45050-1267
1099	Carol	Triefler	1577 Algiers Dr	Cleveland	OH 44124-3323
1100	Patricia	Banes PhD	13351 French Ln	Davisburg	MI 48350-2820
1101	Donna	Guardino	1216 Belrose Rd	Cleveland	OH 44124-1529
1102	Alyssa	Lopez	6336 State Route 727	Goshen	OH 45122-9537
1103	Brian	Dalton	4197 Syracuse St	Dearborn Heights	MI 48125-2118
1104	Nancy	Kiehl	309 Hacker Rd	Dayton	OH 45415-2230
1105	Kimberly	Brandimarte	25041 Saint Clement Dr	Warren	MI 48089-1017
1106	Mary	Vanassche	14364 Brandywine Rd	Sterling Hts	MI 48312-5604
1107	Sydney	Bennett	102 E Ojibway Ct	Mount Pleasant	MI 48858-3832
1108	Heath	Post	1323 W Wieland Rd	Lansing	MI 48906-1895
1109	Lisa	Zalenski	5225 Horgor St	Dearborn	MI 48126-5011
1110	Karen	Wagner	851 Grant Ave	Cuyahoga Falls	OH 44221-4639
1111	Robert	Beggs	1073 Schumacher Ave	Akron	OH 44307-1727
1112	Arlene	Schindler	2271 Hickory Circle Dr	Howell	MI 48855-6411
1113	Robert	Ingerson	1932 Washtenaw Rd Apt	Ypsilanti	MI 48197-1755
1114	Alexis	Basista	23503 Wingedfoot Dr	Westlake	OH 44145-4372
1115	Richard	Nichols	42328 Lorenzo Ct	Clinton Township	MI 48038-5053
1116	Euralana	Goble	9060 Gotts Ct	Willis	MI 48191-9626
1117	Stephen	Hess	387 Carlton Dr	Eastlake	OH 44095-1819
1118	Erik	Parris	5140 Wright Rd	Milan	MI 48160-8831
1119	Tim	Stephenson	1084 W 2nd St	Xenia	OH 45385-3714
1120	Teresa	Gallagher	1645 17th St	Cuyahoga Falls	OH 44223-1805
1121	Elizabeth	Daniel	5902 Shade Rd	Greenville	OH 45331-9579
1122	Robert	Satchwell	2172 Spruceway Ln	Ann Arbor	MI 48103-2341
1123	William	Krull	27829 Fountain St	Roseville	MI 48066-4341



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First Name	Last Name	Address	City	State	Zip
1124	Linda	Taite	1375 Harpst St	Ann Arbor	MI 48104-6133
1125	Anne	Ricciardi	2770 Walter Rd	Westlake	OH 44145-4965
1126	Victoria	Kramer	1761 Sunrise Dr	Caro	MI 48723-9318
1127	David S	hands	670 Washington Rd	Grosse Pointe	MI 48230-1226
1128	Rebecca	Blazek	3320 Wedgwood Dr	Portage	MI 49024-5525
1129	Zach	Chludil	302 S Line St	Chesaning	MI 48616-1335
1130	Michael	Mullaly	17411 Waterloo Rd	Chelsea	MI 48118-9013
1131	James	Pabst	13368 Hawk Woods Trl	Fenton	MI 48430-8556
1132	R.	Thomas	3560 W. 105st.	Cleveland	OH 44111
1133	Joseph	Hammond	13334 Luthman Rd	Minster	OH 45865-9375
1134	Lon	Kaczmarek	655 Ironwood Dr.	Ann Arbor	MI 48103-2601
1135	William	Crosby	1503 E Centre Ave Apt 24	Portage	MI 49002-4500
1136	Walter	Blanc	8181 hwy 2	Rapid River	MI 49878
1137	Sharon	Gerlach	345 Sturgeon Bay Rd	Indian River	MI 49749-9736
1138	Jane	McDowell	207 Goldie Rd	Youngstown	OH 44505-1947
1139	James	Hannah	2525 E Valley Rd	Adrian	MI 49221-8308
1140	casey	schnieber	7929 Bennington Dr	West Chester	OH 45241-3658
1141	Janice	Weeden	4494 Fairwood Dr	Burton	MI 48529-1933
1142	Patricia	Reed	9 Daniel Ln	Chardon	OH 44024-9237
1143	Mary	Hawkins	5649 Balkan Pl	Columbus	OH 43231-3123
1144	Trevor	Gartenhaus	119 Greene St # 1	Marietta	OH 45750-3128
1145	Edward	LaHaie	4775 Basin St	Adrian	MI 49221-9367
1146	James	Willer	27201 Hystone Dr	Farmington Hills	MI 48334-5319
1147	Ruth	Griffith	4927 Dwight Ave	Ashtabula	OH 44004-6170
1148	Lara	Post	3365 Bent Trail Dr	Ann Arbor	MI 48108-9316
1149	Lawrence	Probes	385 North St	Traverse City	MI 49685-8672
1150	Judy	Martens	7894 John Elwood Dr	Dayton	OH 45459-5135
1151	Jeff	Kravitz	25701 W 12 Mile Rd Apt 5	Southfield	MI 48034-1813
1152	Lois	Mitchell	852State Route 141	Gallipolis	OH 45631
1153	CHRISTINA	BALLINGALL	1787 S Crooked Lake Dr	Kalamazoo	MI 49009-9711
1154	Jennifer	Dawe	718 Nelson St	Brighton	MI 48116-1645
1155	Joyce	Starkey	28328 Aline Dr	Warren	MI 48093-2658
1156	Kaelie	Connors	12673 Carter Rd	Painesville	OH 44077-9168
1157	Kathy	Mueller	4917 Castle Hill Ct NE	Rockford	MI 49341-7709
1158	Barbara	Glassheim	19427 Birchridge St	Southfield	MI 48075-5860
1159	Mitchell	La Rue	208 W Broomfield St	Mount Pleasant	MI 48858-3812
1160	Blakely	Diller	416 Senior Dr W Apt B	Newark	OH 43055-2883
1161	Kwankisha	Crawford	4100 E 144th St	Cleveland	OH 44128-1822
1162	Gary	Plummer	983 Locust Ct	Mason	OH 45040-1467
1163	Cristina	Sherer	4548 County Road 25	Marengo	OH 43334-9800
1164	Paul	Babiski	5780 Dibble Rd Apt A	Kingsville	OH 44048-9813



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont'd)

First Name	Last Name	Address	City	State	Zip
1165	Russell	Cupan Jr	1056 Salt Springs Rd	Mineral Ridge	OH 44440-9317
1166	Nelson	Stockdill	32 Photo St	Ypsilanti	MI 48198-2815
1167	Himavat	Ishaya	4789 Ridge Ave Apt 6	Cincinnati	OH 45209-1046
1168	Lauren	Coe	4303 Mapledale Ave	Cleveland	OH 44109-2317
1169	Dale	Antolino	17600 Detroit Ave	Lakewood	OH 44107-3443
1170	Glen	Miller	2384 Amberwood Trl	Howell	MI 48855-8756
1171	Nicole	Lehr	7196 Biscayne Ave	White Lake	MI 48383-2810
1172	Joseph	Kelty	1168 Meadowview Dr	Waterford	MI 48327-2962
1173	M Kimberly	Dalinowski	36244 English Dr	Sterling Heights	MI 48310-4323
1174	Nick	Spens	2886 S 9th St	Kalamazoo	MI 49009-9410
1175	Vicki	Swiatek	750 Lambkins	Saline	MI 48176-1077
1176	Mishia	Hunwick	29625 Elmgrove St	Saint Clair Shores	MI 48082-1801
1177	Roger	Popke	22612 Raymond	Saint Clair Shores	MI 48082
1178	Jerry	Johnston	211 Center Dr	Roscommon	MI 48653-9306
1179	Jennifer	McNally	26078 Fordson Hwy	Redford	MI 48239-2159
1180	Robert	Bailey	9144 N Territorial Rd	Plymouth	MI 48170-5050
1181	Bruce	Klosner	8780 Currie Rd	Northville	MI 48168-9128
1182	Jana	Johnsen	4435 Alderwood Dr	Okemos	MI 48864-0304
1183	Julie	Kates	37792 N Laurel Park Dr	Livonia	MI 48152-2665
1184	Dorene	Rios	314 Redner St	Lansing	MI 48911-3777
1185	Susan	Welsh	PO Box 231	Lake Ann	MI 49650-0231
1186	Kathy	Justen	2880 W C Ave	Kalamazoo	MI 49009-5252
1187	Emily	Decker	613 S Kendall Ave	Kalamazoo	MI 49006-5573
1188	Derek	Peterson	422 Howell	MI	48843
1189	Kim	Diment	2292 Murray Rd	Grayling	MI 49738-7583
1190	Wendell	Childs	2885 Sanford Ave SW # 1	Grandville	MI 49418-1342
1191	Robert	McHugh	1200 Pannell Ave NW	Grand Rapids	MI 49504-8513
1192	Terrence	Uhen	3089 Brockwood Dr NE	Grand Rapids	MI 49525-1314
1193	Denis	Bracken	101 Ferry St	Douglas	MI 49406-5212
1194	Dwight	Rhinehart	15020 Quincy St	Detroit	MI 48238-2166
1195	Gloria	Warren	25571 Tireman St	Dearborn Heights	MI 48127-1129
1196	Ronnie	Kinney	5137 Princess St	Dearborn Heights	MI 48125-1205
1197	Christy	Giesick	39825 Moravian Dr	Clinton Township	MI 48036-1566
1198	Tressa	Jackett	12079 Mac Dr NE	Belding	MI 48809-9378
1199	Gordon	Striegel	N10295 Shore Dr	Au Train	MI 49806-9539
1200	Peter	Hanson	11358 Jackpine Trl	Atlanta	MI 49709-9090
1201	Tamara	Bond	420 Sommerset Ct	Ann Arbor	MI 48103-9294
1202	Martha	Burbeck	889 Honey Creek Dr	Ann Arbor	MI 48103-1639
1203	Kaitlyn	Lubbers	2575 Antietam Dr	Ann Arbor	MI 48105-1470
1204	Sheryl	Olson	1827 Chandler Rd	Ann Arbor	MI 48105-1681
1205	Maryann	Heathfield	E7828 W State Highway Iv	Munising	MI 49862-8990



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First Name	Last Name	Address	City	State	Zip
1206	Malissa	Wilson	640 Downard Rd	Zanesville	OH 43701-5109
1207	Kathie	Power	129 Stauffer Dr	Wadsworth	OH 44281-9456
1208	Richard	Smith	766 Governors Rd	Troy	OH 45373-6700
1209	Judy	Price	3200 Glendale Ave Apt 96	Toledo	OH 43614-2499
1210	Joan	Kuchera	710 W North St	Springfield	OH 45504-2726
1211	Evelyn	Flowers	5232 Broadview Rd	Richfield	OH 44286-9481
1212	Jessica	Weber	6309 Amanda Ln	Ravenna	OH 44266-8716
1213	David	Barress	5 Kenilworth Ave	Painesville	OH 44077-4681
1214	Lisa	Mcmichael	19799 St. Rt. 637	Oakwood	OH 45873
1215	Karla	Corzatt	10782 State Route 73	New Vienna	OH 45159-9315
1216	P	Bryslan	General Delivery	New Madison	OH 45346-9999
1217	Steve	Ricci	6186 Silver Wood Dr	Morrow	OH 45152-7931
1218	Jackie	Carter	1166 Lafayette Rd Lot H1	Medina	OH 44256-3539
1219	Laurie	Knowlton	7449 Coon Club Rd	Medina	OH 44256-8587
1220	Michael	Tucker	200 Norwood Ave	Logan	OH 43138-1774
1221	Thomas	Surdyk	3809 Autumn Dr	Huron	OH 44839-2103
1222	Lauren	Pihera	603 Ridgewood Ave	Hamilton	OH 45013-3249
1223	Marge	Carnahan	564 Laughbaum Dr	Gallion	OH 44833-1038
1224	Elizabeth	Evelyn	3590 Round Bottom Rd	Cincinnati	OH 45244-3026
1225	Vance	Williams	424 Powell Dr	Bay Village	OH 44140-1652
1226	Gordon	Svoboda	240 Mull Ave	Akron	OH 44313-7614
1227	Phil & Marie	Holtrop	2249 Radcliff Cir SE	Grand Rapids	MI 49546-7725
1228	Teresa	Gonzalez	30236 Southfield Rd Apt 1	Southfield	MI 48076-1314
1229	Gregory	Goodman	516 Knoll Dr	Granville	OH 43023-9657
1230	Marilyn	Cornell	22255 Lorraine Dr	Strongsville	OH 44149-1049
1231	Steve	Kiffmeyer	1425 Amberwood Ln	Painesville	OH 44077-5459
1232	Dave	Hussey	3511 S Calle Polar	Tucson	AZ 85730-3209
1233	Martin	Owen	1216 Hickory St	Lansing	MI 48912-1715
1234	Eileen	Dziak	3255 W 142nd St	Cleveland	OH 44111-1414
1235	Robin	Christy	5279 State St	Albany	OH 45710-9357
1236	Stephanie	Mahaney	11631 Johnstown Rd	New Albany	OH 43054-8552
1237	Reynold	Lowe	5690 Judd Rd	Milan	MI 48160-9734
1238	Joan	Skolimowski	18500 Bowdish Rd	Gregory	MI 48137-9429
1239	Dakota	Newbry	47 Josephine street	Wilmington	OH 45177
1240	Linda	Zeigler	PO Box 221	Ontario	OH 44862-0221
1241	Victor	Macks	20318 Edmunton St	Saint Clair Shores	MI 48080-3748
1242	Christine	Schenkelberg	2482 Guilford Rd	Cleveland Heights	OH 44118-4104
1243	Michael	Distelrath	3307 Walnut St	Port Huron	MI 48060-2168
1244	Charlotte	Amberger	907 Cherry St SE	Grand Rapids	MI 49506-1489
1245	Kayla	Conrad	309 Wesley Ave	Ann Arbor	MI 48103-3731
1246	Maureen	Tracey	32nd Ave	Cincinnati	OH 45209



COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

	First Name	Last Name	Address	City	State	Zip
1247	James	Millis	7656 Broadview Rd Apt 3	Parma	OH	44134-6731
1248	Monica	Hill	2616 Signature Cir	Pinckney	MI	48169-8165
1249	Donald	Lee	305 E Indiana Ave	Sebring	OH	44672-1533
1250	Paula	Yates	997 Township Road 9	Mount Perry	OH	43760
1251	Shehrever	Masters	2328 Gibley Park Rd	Toledo	OH	43617-2232
1252	Trevor	Masters	2328 Gibley Park Rd	Toledo	OH	43617-2232
1253	Vinny	Mcelhiney	4563 State Route 303	Ravenna	OH	44266-9718
1254	Shannon	Whalen	4512 N Saginaw Rd	Midland	MI	48640-2369
1255	Thomas	Mcfadden	26766 Butternut Ridge Rd	North Olmsted	OH	44070-4407
1256	Jeffrey	Von Glahn	600 W Huron St	Ann Arbor	MI	48103-4277
1257	Adrian	Dediu	6089 Dublinshire Dr	Dublin	OH	43017-3419
1258	Hillary	Gleichman	7218 Steeplechase Dr	Saline	MI	48176-9524
1259	Kathleen	Fox	11230 Huckleberry Ln	Grass Lake	MI	49240-8958
1260	T.	Shaw	Road	leslie	MI	49251
1261	Robert	Calkins	903 N Occidental Rd	Tecumseh	MI	49286-9723
1262	Cindy	Rimmelin	25001 W River Rd	Perrysburg	OH	43551-9464
1263	Jackie	Susnik	2732 Winburn Ave	Dayton	OH	45420-2258
1264	Mary	Christman	2314 Pennsylvania Ave	Muskegon	MI	49445-2344
1265	Michelle	Ash	2281 E Newman Rd	Lake City	MI	49651-8831
1266	Susan	Sutton	2447 Windmill Way	Saline	MI	48176-9268
1267	Rob	Christiansen	2535 Gee Dr	Lowell	MI	49331-9597
1268	Katherine	Mckay	26 John St	Struthers	OH	44471-2046
1269	Renee	Parkett	1920 Kalama Ave	Royal Oak	MI	48067-4075
1270	Darlene	Brooks	1801 Gasche St Apt D21	Wooster	OH	44691-2472
1271	Barb	Culp	33 Bucklick Creek Road	Minford	OH	45653-8902
1272	debra	rallides	25214 Gratiot Ave Lot 10	Roseville	MI	48066-4411
1273	Linda	Payne	5187 Kentland Ct	Columbus	OH	43221-5605
1274	Shira	Blum	30304 Southfield Rd	Southfield	MI	48076-1337
1275	Shireen	Mehrpai	2532 Sequoia Ct	Bloomfield Hills	MI	48304-1835
1276	Stephen	Larson	1330 Fairlane Dr	Adrian	MI	49221-9404
1277	Christine	Whitlow	657 Waverly Rd	Eastlake	OH	44095-2737
1278	Alexis	Crumbaker	1512 Venus Pl	Zanesville	OH	43701-1020
1279	Laura	Barman	1724 Outer Ln Dr	Ypsilanti	MI	48198-9105
1280	Laura	Tiids	6716 Vachon Dr	Bloomfield Hills	MI	48301-2939
1281	Pam	Gerber	4450 Weber Rd	Saline	MI	48176-9216
1282	Teri	Kernicki	7930 Cobblestone Ln	Chagrin Falls	OH	44023-4881
1283	John	Mahan	2100 Five Lakes Rd	Gaylord	MI	49735-8335
1284	Michelle	Rahm	3745 Northwood Rd	Cleveland	OH	44118-3737
1285	Csaba	Erdelyi	1025 Anna Ln	Bowling Green	OH	43402-4486
1286	Joseph	Friend	8945 Cole St	Holly	MI	48442-8915
1287	Joel	Betts	5287 Pointview NE	Lowell	MI	49331-9787



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First Name	Last Name	Address	City	State	Zip
1288	Janet	Jenkins	6208 Inverurie Dr E	Dublin	OH 43017-9472
1289	Nan	Sersig	6601 Congress Rd	West Salem	OH 44287-9526
1290	John	Schmittauer	10500 Sand Ridge Rd	Millfield	OH 45761-9665
1291	Amanda	Tarlton	80060 Holmes Rd	Armada	MI 48005-1117
1292	Hilary	Newman	29235 Pointe O Woods Pl	Southfield	MI 48034-1248
1293	James	Nebrasky	25612 Lexington Ln	Roseville	MI 48066-3816
1294	Salvatore	Giannola	19717 E 8 Mile Rd	Saint Clair Shores	MI 48080-3306
1295	Donna	Carter	415 Lesdale Dr	Troy	MI 48085-1564
1296	Henry	Kanar	3363 Yellowstone Dr	Ann Arbor	MI 48105-1522
1297	Anthony	Semanik	7176 Green Farm Rd	West Bloomfield	MI 48322-2824
1298	c	t	g	l	MI 48848
1299	Amy	Campbell	S 8th st	Kalamazoo	MI 49009
1300	D.	Hardie	Mcmillan Rd	Muskegon	MI 49445
1301	Mary	Pagels	7515 Apache Trl	Temperance	MI 48182-1522
1302	Alex	Davis	56 N Shore Dr.	Lake Orion	MI 48362
1303	Mary	Ardwin	926 Brinton Rd	Lake Isabella	MI 48893-7601
1304	Linda	Lutzeier	1042 Morningside Dr	Ann Arbor	MI 48103-2519
1305	JD	Skinner	3391 Hammerberg Rd	Flint	MI 48507-3257
1306	Elizabeth	Barrett	115 S Barker St	New Buffalo	MI 49117-1303
1307	Mark	Oconnor	4790 N Union Rd	Dayton	OH 45426-3712
1308	Joshua	Papworth	2889 Oaklawn St	Columbus	OH 43224-4349
1309	Cathy	Muha	13177 Trinkle Rd	Chelsea	MI 48118-9113
1310	Clarence	Brown	12825 Red Arrow Hwy	Sawyer	MI 49125-9173
1311	Karen	Mate	5130 Renee Lynn Cir	Stow	OH 44224-1681
1312	Sarah	Payette	56400 Romeo Plank Rd	Macomb	MI 48042-1013
1313	Frederick	Ruggles	5529 Corkhill Dr	Dayton	OH 45424-4709
1314	April	Eversole	33790 State Route 518	Hanoverton	OH 44423-9764
1315	Debby	Horan	6481 Byron Rd	Howell	MI 48855-9397
1316	Anna	Nutt	1153 Diecovery	Columbus	OH 43085
1317	Tammie	Appelt	7700 Platt Rd	Ypsilanti	MI 48197-6634
1318	Ontha	Oberley	123 Meeker St	Bowling Green	OH 43402-2216
1319	clark	crowe	3221 Webb St	Detroit	MI 48206-1451
1320	Allen	Esses	Edgehill Rd.	Cleveland	OH 44118
1321	Elizabeth	Humes Kornbl	3541 Daleview Dr	Ann Arbor	MI 48105-9686
1322	Bill	Poteet	171 Clinton Heights Ave	Columbus	OH 43202-1245
1323	Patti	Rice	270 Bluff St	Ishpeming	MI 49849-2041
1324	Eileen	Rodriguez	521 Curvebrook St SE	Grand Rapids	MI 49548-5912
1325	Anne	Laurance	876 Heather Way	Ann Arbor	MI 48104-2734
1326	Gary	Cook	4230 Greenlee Ave Apt 1	Cincinnati	OH 45217-1842
1327	Kathy	Hilt	6295 Delta Loop Apt 114	Dublin	OH 43016-9673
1328	Pamela	Goodman	1834 W Giles Rd	Muskegon	MI 49445-1136



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

First Name	Last Name	Address	City	State	Zip
1329	Nancy	Drushal Nesbit	535 Hudson Ave	Newark	OH 43055-5943
1330	Janis	Ford	12020 Lake Ave Apt 102	Lakewood	OH 44107-1854
1331	Lynn And Kir	Allen	330 Chidester St Apt 112	Ypsilanti	MI 48197-5509
1332	Maegen	Gabriel	17120 Boyce Rd	Stockbridge	MI 49285-9205
1333	Crystal	Connelly-Barc	431 E 5th St	Uhrichsville	OH 44683-1603
1334	Julie	Jewett-Riley	5399 US 42 South	Ostrander	OH 43061
1335	Terry	Darling	1045 Adams Rd	Milford	MI 48381-2703
1336	Tim	York	5600 N Dixboro Rd	Ann Arbor	MI 48105-9415
1337	Max	Forsyth	3672 Sanctuary Dr	Akron	OH 44333-1750
1338	Joshua	Summers	516 E Cross St	Ypsilanti	MI 48198-3813
1339	Gregory	Anderson	510 W Keech Ave	Ann Arbor	MI 48103-5537
1340	Scott	Golding	3475 Pittsview Dr	Ann Arbor	MI 48108-1949
1341	Sara	Covert	Lockwood	Toledo	OH 43612
1342	Virginia	Szabo	37 E Royal Forest Blvd	Columbus	OH 43214-2123
1343	Laurie	Merline	24909 Ursuline St	Saint Clair Shores	MI 48080-3198
1344	Ann	Kraft	801 W Middle St Apt 251	Chelsea	MI 48118-1371
1345	Heidi	Peters	1247 Kern Rd	Oakland	MI 48363-1936
1346	Scott	Fisher	1702 Chase Ave	Cincinnati	OH 45223-2013
1347	Randall	Stuckey	714 E North St	West Unity	OH 43570-9539
1348	Stephanie	Crisp	6651 W Grand River Rd	Laingsburg	MI 48848-8753
1349	Virginia	Larkin-Kleinert	4452 Hillside Dr	Ann Arbor	MI 48105-2783
1350	Thomas	Sanger	6069 Urban Dr	East China	MI 48054-4750
1351	Theresa	Yee	3548 Lobelia Dr	Blue Ash	OH 45241-3333
1352	Susan	Mcsherry	2361 Colony Way	Dayton	OH 45440-2510
1353	Vincent	Paviglianiti	35555 Shangri La Ct	Clinton Township	MI 48035-2263
1354	Russell And C	Luttinen	3852 Peninsular Shores Dr	Grawn	MI 49637-9610
1355	Barbara	Isom	E6560 Doe Lake Rd	Munising	MI 49862-8870
1356	Max	Smith	122 Tibet Rd	Columbus	OH 43202-1436
1357	Paul	Enns	933 Princess Dr	Canton	MI 48188-1146
1358	Judy	Benedict	147 Oakland Dr	East Lansing	MI 48823-4714
1359	Chris	Anderson	6025 Nicholas Gln	Columbus	OH 43213-5109
1360	Mary	Pattison	1036B GRANADA Dr	Weidman	MI 48893
1361	Evan	Tandler	38010 Tamarac Blvd Apt 2	Willoughby	OH 44094-3481
1362	Barbara	Dewey	89900 Mill Hill Rd	Bowerston	OH 44695-9775
1363	Patricia	Zwiebel	9500 Pine Valley Dr	Grand Blanc	MI 48439-2676
1364	Rhonda	Corona	740 Hill St	Rayland	OH 43943-6915
1365	Thomas	Macaulay	thomas.macaulay@wrigh	New Carlisle	OH 45344
1366	Madison	Kovalik	786 Maplewood Ave	Sheffield Lake	OH 44054-1323
1367	Michael	Cohill	577 Megglen Ave	Akron	OH 44303-2413
1368	tricia	powell	91 west rogers st.	franklin	NC 28734-3023
1369	Abigail	Deloria	4304 Tower Rd	Pellston	MI 49769-9331



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COMPANIES AND ORGANIZATIONS

CO13 – Food and Water Watch (cont’d)

Appendix T

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First Name	Last Name	Address	City	State	Zip
1370	Daniel	Cook	5145 Cedar Dr	Columbus	OH 43232-2714
1371	Cris	Serich	5600 Lohr Lake Dr	Ann Arbor	MI 48108-8584
1372	jane	mariouw	655 Ironwood Dr	Ann Arbor	MI 48103-2601
1373	Tim	Pokela	201 Cherry Creek Rd	Marquette	MI 49855-8927
1374	Sharon	Kamarainen	7417 S Lake Bluff O.5 Dr	Gladstone	MI 49837-2426
1375	Gail	Lockhart	4000 Devonshire St	Trenton	MI 48183-3929
1376	Bessma	Richardson	16938 Analan NE	Sand Lake	MI 49343-9201
1377	James	Shemes	905 N Washington St	Lapeer	MI 48446-1961
1378	kathy	sanford	226 Fieldcrest St	Ann Arbor	MI 48103-6420
1379	Thomas and	/ Abowd	3912 Brookside Rd	Ottawa Hills	OH 43606-2309
1380	Sonya	DeMarcus	2334 Nill Ave	Dayton	OH 45420-2371
1381	Barbara	Von Benken	8296 Avery Rd	Broadview Heights	OH 44147-1672
1382	Mary	Hilton	204 Condo Ct	Lebanon	OH 45036-9555
1383	Nancy	Dolinar	10401 Council Blf	Strongsville	OH 44136-8827
1384	Laura	McQuarter	1700 Geddes Ave Apt C7	Ann Arbor	MI 48104-1769
1385	Mary Ruth	Kamp	4341 Kidron Rd	Dalton	OH 44618-9262
1386	Sueann	Pepitone	3141 Arizona Ave	Flint	MI 48506-2527
1387	Joannee	DeBruhl	9615 Musch Rd	Brighton	MI 48116-8841
1388	Shaun	Morris	7845 Glenhill Dr	Sylvania	OH 43560-1826
1389	Gail B	Langham	1380 Pebble Ct Apt 205	Cincinnati	OH 45255-6112
1390	Teri	Koslen	29276 Bryce Rd	Pepper Pike	OH 44124-5715
1391	Meredith	Begin	573 E Maplehurst St	Ferndale	MI 48220-1382
1392	Mary	Nitecki	PO Box 8	Republic	OH 44867-0008
1393	Mike	Chu	2718 Golfside Dr	Ann Arbor	MI 48108-1464
1394	Gail	Gerstenlauer	1589 Sheffield Dr	Ypsilanti	MI 48198-3664
1395	Don	Ludewig	5858 Shore Ct	Clarkston	MI 48346-2755
1396	Joshua	Reinsmith	4512 N Saginaw Rd Apt 12	Midland	MI 48640-2337
1397	Sondra	Miller	4223 Elizabeth Ln	Commerce Twp	MI 48390-1306
1398	Ginny	Gutierrez	83 Greenmeadow Dr	Thousand Oaks	CA 91320-4184
1399	Donna	Ryan	8157 Hartman Rd	Wadsworth	OH 44281-8746
1400	Gerald	Donaldson	4282 Dillingham Dr	Tecumseh	MI 49286-9690
1401	anna	ramsey	535 E Hopocan Ave	Barberton	OH 44203-3101
1402	mary	armentrout	2706 Packard St Apt L	Ann Arbor	MI 48108-3238
1403	RA	Robertson	8120 Cheswick Dr	Indianapolis	IN 46219-2861
1404	Maria	Nicholson	2285 Cedardale Ct	Petoskey	MI 49770-8415
1405	erica	Pauken	5471 Shawnee dr	Huntington	WV 25705-3314
1406	Antoinette	Gomez	1723 Harvard Ave. NW	Canton	OH 44703-1315
1407	Sally	Ronald	1203 Eastport ave	Uhrichsville	OH 44683-1211
1408	Lisa	Crall	448 Park Avenue	Bolivar	OH 44612
1409	Richard	Hill	2615 Signature Circle	Pinckney	MI 48169
1410	Jacqueline	dzagulones	8110 osage	allwn paek	MI 48101



COMPANIES AND ORGANIZATIONS
CO13 – Food and Water Watch (cont’d)

First Name	Last Name	Address	City	State	Zip
1411 Kayti	Garrett	Pingree Road	Howell	MI	48843
1412 William	DeBruhl	9615 Musch Rd	Brighton	MI	48116-8841
1413 J'Nice	Alderman-Tutt	3871 King Graves Road	Vienna	OH	44473-9707
1414 Zoey	Larson	3871 King Graves Rd	Vienna	OH	44473-9707
1415 Susan	Holub	5084 Newton ave sw	Newton falls	OH	44444-1838
1416 dean	brossy	1314 robindale	dearborn	MI	48128-1013
1417 John	Quimby	89900 Mill Hill Road	Bowerston	OH	44695-9775
1418 SHEILA	Schueller	1202 Bydding Rd	Ann Arbor	MI	48103-3104
1420 CATHY	EL KALLAB	4127 28TH AVE N	ST.PETERSBURG	FL	33713-2230
1421 Jacqueline	Arvanitis	3563 W Samaria Rd	Temperance	MI	48182-9788



COMPANIES AND ORGANIZATIONS

CO14 – Harrington, Hoppe, and Mitchell, Ltd.

Appendix T

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FEDERAL ENERGY REGULATORY COMMISSION
NATIONAL ENVIRONMENTAL POLICY ACT REVIEW FOR THE ROVER PIPELINE PROJECT,
PANHANDLE BACKHAUL PROJECT, TRUNKLINE BACKHAUL PROJECT

DOCKET Nos. CP15-93-000; CP15-94-000; CP15-96-000; PF14-14-000

DOCKET No. CP15-93-000
COMMENTS TO DRAFT ENVIRONMENTAL IMPACT STATEMENT
SUBMITTED ON BEHALF OF LANDOWNERS IN CRAWFORD, RICHLAND
AND SENECA COUNTIES IN OHIO; ROVER MAINLINE A& B SECTION

Alan D. Wenger, Esq.
Harrington, Hoppe & Mitchell, Ltd.
26 Market Street, Suite 1200
PO Box 6077
Youngstown, OH 44501-6077
Phone: 330-744-1111
Fax: 330-744-2029
Email: awenger@hhmlaw.com

Damage to Soils and Crops

CO14-1	<p>4.5.4 Noxious Weeds and Other Invasive Plant Species (4-104)</p> <p>This threat to carefully developed and protected farm crops cannot be overestimated. The DEIS recommendation of a detailed plan developed and implemented prior to construction must be imposed. And the problem must be addressed and actively controlled before weeds and other noxious plants come to seed and propagate, in order for the plan to be effective.</p>
CO14-2	<p>4.8.4.1 General Agricultural Impacts (4-169).</p> <p>Rover has generally proposed crop damages offers based on projected crop loss for the permanent and temporary easement tilled acres for three years. Rover claims this is adequate compensation for loss of production for the construction period, plus a couple of years for soils to get back to prior levels of production. Grantors have strenuously disagreed, citing the fact that soils affected have taken decades to build up to current productivity, and they will take many years to recover from the upheaval of construction, even assuming that soils are segregated and properly replaced.</p> <p>In the DEIS, FERC requires Rover to provide prior to construction a program to monitor crop related issues (soil-connected) for five years following construction. The program will include corrective actions to be taken to remedy problems. If crop yield in restored areas are not similar to or greater than those on adjacent undisturbed crop lands, rover would be required to take restoration measures in conjunction with appropriate agency personnel and landowners.</p> <p>Landowners support a vigorous monitoring program of at a minimum 5 years, with reports being shared with the grantor. Rover must also be required to either pay crop damages up front for at least 5 years, or to be required to pay for documented losses of production compared to contiguous lands automatically for all crops planted following construction without the grantor having to resort to litigation.</p>

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CO14-1 Section 4.5.4 has been updated with a discussion of Rover’s Invasive Species Mitigation Plan.

CO14-2 Compensation for crop loss would be negotiated between Rover and landowners during easement negotiations. See the response to CO11-1 regarding landowner negotiations.

COMPANIES AND ORGANIZATIONS
CO14 – Harrington, Hoppe, and Mitchell, Ltd. (cont’d)

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Drain Tile Damage

4.8.4.1 General Agricultural Impacts (4-170)

Rover has since the autumn of 2015 proposed a procedure whereby grantors with drain tile systems impacted are encouraged to take initiative themselves, engage drain tile contractors, develop a proposed plan to accommodate the permanent and temporary disruption of drainage systems, present the plan to Rover or its designee, and (1) if blessed by Rover and (2) the grantor first signs Rover’s easement documents (including agreeing to Rover’s offered compensation for the takings), only then will Rover forward the estimated mitigation cost payment to the grantor, and leave it up to the grantor to have the work done. And thereafter if the work is not done satisfactorily, the grantor’s sole recourse as against the contractor; Rover will be absolved of any further responsibility for a malfunctioning post-pipeline drain tile system. Obviously relatively few have accepted this deal.

Rover has actively used its program as a lever (or some say “blackmail”) to force worried farmers to accept low permanent/temporary easement offers from Rover out of fear for damaged tile systems.

FERC finds Rover’s approach and its existing plan to “encourage its contractors to use local drainage tile contractors to redesign, construct and repair any tiles damaged by the Rover project” to be unacceptable. FERC recommends that prior to construction, Rover should commit to directly hire local drain tile contractors to install/repair drain tiles that are damaged or need to be rerouted due to construction activities. The location of any drain tile encountered would be recorded using GPS technology. FERC further recommends that upon completion of construction, Rover would provide information on encountered, severed or damaged drain tiles to the landowner, the local county soil and water conservation district, and the information should be kept in the company’s landowner records for future reference.

The EIS needs to provide more detail and specific requirements. The grantor farmer and the previous installer of existing drain tile systems must be consulted and approve any plans and work preformed. Rover must remain responsible for the long term for settlement issues and non-performance of the pipeline accommodation headers and crossover systems.

The plans contemplated do not consider the realities of drain tile networking systems that involve neighboring farms and watersheds. An interruption caused by the Rover activity on one farm could have a rippling effect on neighboring fields and farms. Rover must be accountable for any damages caused, whether to the grantor or others.

Impact of Dual 42” High Pressure Natural Gas Pipelines on Property Values

4.9.5 Property Values and Mortgages (4-195).

What is the purpose of including gratuitous and biased conclusions in the DEIS regarding impact of the pipelines on property value; actually, only as to “damage to the residue”, or “stigma” because of the pipelines? This is no more proper in the DEIS than would be conclusions as to existing fair market values. Any discussion of impact of the pipeline on property values has no place in the EIS.

FERC seems to readily adopt grantee-favoring conclusions, differentiating anything sounding contra as being merely “localized” (Hanson 2006 Washington State). Great emphasis is placed on the selected Michael Coles’ conclusions. Why are no countering opinions cited? It is obviously not because they are not available. Though the relatively recent *Peregrine Pipeline Company v. Eagle Ford* 2014 case is mentioned, FERC treats it like it is an irrelevant outlier. And not even mentioned is obvious published precedent from the Rockies Express project in Ohio counties close to the Rover pipeline that clearly included findings of significant damage to the residue and negative stigma upon

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CO14-3

As discussed in Rover’s AIMP and its Plan, Rover would be responsible for repairing/replacing any drain tiles damaged during construction. Additionally, we are recommending Rover monitor all agricultural lands for a period of 5 years. Acceptance of any drain tile plans developed by the landowner would be a part of easement negotiations between Rover and the landowner. Based on our recommendation in section 4.8.4, Rover would need to file its site-specific drain tile plans and landowner concurrence with the plans prior to the start of construction on each agricultural parcel.

CO14-4

The purpose of section 4.9 of the EIS is to assess the socioeconomic impacts of the Project, including on property values. As discussed in section 4.9.5, based on our review of numerous studies, there is no conclusive evidence that indicates that the presence of a pipeline would significantly impact the value of a property. See the response to comment LA3-1 regarding pipeline safety. Additionally, as discussed in section 4.9.5, there is no evidence that a buyer would be unable to obtain a mortgage for a property with a pipeline.

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Appendix T

COMPANIES AND ORGANIZATIONS

CO14 – Harrington, Hoppe, and Mitchell, Ltd. (cont’d)

Appendix T

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CO14-4 cont'd	<p>the whole property by reason of that single pipeline (various percentages of the fair market value of the whole farm, including all contiguous parcels used to determine damage to the residue).</p> <p>The methodology described of those researching the issue of whether a buyer's decision might be affected by the existence of a pipeline appears flawed, and designed to achieve the desired result. Were the buyers involved made fully aware of the potential impact and dangers attendant to a high pressure and volume gas pipeline? The DEIS discussion of impact of a pipeline on value does not even mention the "potential impact radius" discussed in Conclusions, page 5-14. If there is no danger to those occupying or utilizing the burdened land, why is there then a huge "radius of impact? Specifically, it strains credibility for this environmental impact statement for these huge pipelines to not even mention, let alone detail, the estimated range and extent of impact should there be a failure with even one of the dual 42" lines, and the impact of failure of one upon the adjoining second pipeline, and the combined impact of such a catastrophic failure on structures, homes, and human beings within a huge range-perhaps miles-of the event.</p> <p>It further strains credibility for the DEIS to conclude that a knowledgeable potential buyer would pay no less for a property, or not decline purchase of a property within the defined potential impact radius of a dual 42" high pressure pipeline. Yet that is what this DEIS repeatedly concludes.</p> <p>If any property faces mortgage difficulty (such as a mortgagee deeming itself insufficiently secured because of valuation decrease after the pipeline), Rover must be required to pay for any increased cost, or to actually provide necessary funds.</p>
CO14-5	<p style="text-align: center;">Impact on Cost and Availability of Property Insurance</p> <p>4.9.6 Insurance (4-197).</p> <p>FERC recommends that Rover monitor and address any documented complaints from landowners that homeowners' insurance was either cancelled or avoided due directly to the grant of a pipeline right-of-way or installation of the pipeline and/or that the premium for homeowners' insurance increased materially and directly as a result of the grant of the pipeline right-of-way or installation of the pipeline. Rover is required to mitigate such impacts, and to do this for a two year period following in-service of the pipeline.</p> <p>The methodology used in FERC's research by contacting insurance companies as to the issue is seems questionable. Were these companies specifically asked about insurability and rates for insurance for dwellings and structures and other insured activities located within the defined "potential impact radius" of dual 42" high pressure natural gas pipelines? The DEIS blandly references impact on insurance of nearby "utility" improvements. Would that include water, cable and electric? Most utilities obviously pale in terms of jeopardy for nearby residences and structures compared to a high pressure natural gas pipeline.</p> <p>Rover should be held fully responsible to pay for any increase in insurance attributable to the pipeline's existence; if insurance becomes unavailable, Rover must provide coverage.</p> <p style="text-align: center;">Residences in Close Proximity to Pipelines</p>
CO14-6	<p>4.12.1 Safety Standards (4-247)</p> <p>The reliance on DOT area classifications is misleading without considering the diameter, pressure, and number of pipelines being installed. Presumably two 42" high pressure natural gas pipelines installed in close proximity to a residence is considered no different from a much smaller single pipeline. These standards would appear to be meaningless as applied to the Rover pipeline, particularly in the dual pipeline zone.</p>
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CO14-5	As stated in our recommendation in section 4.9.6 of the EIS, Rover would monitor and address any documented complains from landowners that homeowners' insurance was cancelled or that the premiums increased materially due to the presence of the pipeline. FERC's research regarding insurability was specifically related to interstate natural gas pipelines; not water, cable, or electric utilities.
CO14-6	Rover has developed an <i>Environmental Complaint Resolution Procedure</i> as outlined in its application to address landowner concerns related to construction. Additionally, sections 2.3.2.4 and 4.8.3.1 discuss construction techniques that would be used in residential areas.

COMPANIES AND ORGANIZATIONS

CO14 – Harrington, Hoppe, and Mitchell, Ltd. (cont’d)

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CO14-6
cont'd

4.8.3.1 (4-167)
Again, no consideration is given in the mechanical application of the “10-foot rule” and the “50-foot rule” as to the size and number of natural gas pipelines involved. It is ludicrous to have the same rule applying to a single smaller pipeline as is applied to dual 42” high pressure gas pipelines.
Furthermore, it defies credulity to have an EIS which does not offer more protection, and require adequate compensation for a residence or other structure well within the potential impact radius and in close proximity to the pipelines and the construction experience. Rover hides behind these artificial, arbitrary distance limitations in its easement payment negotiations with property owners. A residence located even hundreds of feet from such a major dual pipelines must receive protection, special precaution and compensation as well.
The EIS should require Rover to report, consult with residents, and provide an immediate complaint resolution procedure for residents within a considerably larger distance from the pipelines than 10 feet!

CO14-7

Conflict of Interest Disclosure

If FERC has engaged outside consultants and contractors to prepare the DEIS, have the conflict of interest requirements of the Federal Acquisition Regulations System and any other applicable standards and regulations been followed and applied, particularly as to any contractors (or their employees or subcontractors) who have also provided services to or contracted with Rover or any of its affiliated entities?

CO14-7

We use a standard process for assessing and selecting third-party contractors, including a review for potential conflicts of interest. We make the selection of the third-party contractor based upon the experience, resumes, and credentials of the contractor personnel, not the applicant. Third-party contractors work under the sole direction and control of the FERC staff, not the applicant.

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COMPANIES AND ORGANIZATIONS

CO15 – Sierra Club Michigan Chapter

Appendix T

T-200



Michigan Chapter

Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

Dear Ms. Bose,

CO15-1

The comments submitted below are pursuant to the proposed E.T. Rover Pipeline (Docket #CP15-93-000). These comments are submitted on behalf of the Sierra Club Michigan Chapter, 109 E. Grand River Avenue, Lansing, MI 48906. The comments include two sections, one directed at FERC's ultimate public convenience and necessity determination, and one directed specifically at the Draft Environmental Impact Statement (EIS).

Nancy Shiffler
Chair, Michigan Beyond Natural Gas and Oil Committee

April 11, 2016

Section I: Evidence of Public Convenience And Necessity.

This section looks at the decision FERC must make in determining whether to issue a Certificate of Public Convenience and Necessity. The recent FERC decision on Dockets CP 13-483-000 and CP 140492-000 (p. 12) summarizes the guidance stated in the Certificate Policy Statement: "*The Certificate Policy Statement explains that in deciding whether to authorize the construction of major new pipeline facilities, the Commission balances the public benefits against the potential adverse consequences. The Commission's goal is to give appropriate consideration to the enhancement of competitive transportation alternatives, the possibility of overbuilding, subsidization by existing customers, the applicant's responsibility for unsubscribed capacity, the avoidance of unnecessary disruptions of the environment, and the unneeded exercise of eminent domain in evaluating new pipeline construction.*"

Consequently, it is useful to consider the public convenience and necessity side of the balance to provide the context for reviewing the Draft EIS.

Market Pull is Limited

[The data presented here relate primarily to the pipeline market segments in Michigan and Canada]. The market for natural gas appears to be diminishing in Michigan. Michigan's natural gas demand has decreased, with 2014-2015 natural gas usage below 1990s and 2000s levels. DTE, the largest utility in Michigan, forecasts a decline in natural gas sales for all rate classes due to efficiencies (12/2015). (<https://efile.mpsc.state.mi.us/efile/docs/17999/0015.pdf>) Consumers Energy also forecasts lower

CO15-1

See the responses to comments CO3-3 and CO3-6 regarding applicant financing and Project purpose and need, respectively.

COMPANIES AND ORGANIZATIONS
CO15 – Sierra Club Michigan Chapter (cont’d)

CO15-1 cont'd	<p>natural gas sales (https://efile.mpsc.state.mi.us/efile/docs/17943/0001.pdf.)</p> <p>Electric demand in Michigan has declined for the past 4 years and is predicted to continue to do so. Per a recent DTE rate case, electric “sales are expected to decrease from 47,291 GWh in 2014 to 46,371 GWh in 2026. This represents a 0.2% average annual decrease in sales from 2014.” “Industrial sales are expected to decrease 0.4% annually, on average, through 2026.” (http://efile.mpsc.state.mi.us/efile/docs/18014/0002.pdf, p. 34). Consumers Energy also predicts declining electric sales (Exhibit A-10 (HWM-3) (https://efile.mpsc.state.mi.us/efile/docs/17735/0003.pdf).</p> <p>The price incentive for Rover to transport gas to the Dawn Hub has disappeared. Most, if not all, of Rover’s Market Segment capacity is destined for Dawn in order to take advantage of Dawn’s historical premium price. Today, the prices at Dawn and Henry Hub are virtually the same and the profit incentive has disappeared. Note the price convergence in this table: http://www.ferc.gov/market-oversight/mkt-gas/midwest/ngas-mw-yr-pr.pdf</p> <p>The Ontario Energy Board (OEB) just issued their 2015 Natural Gas Market Review (4/2016). In it they forecast that Dawn and Henry Hub prices will be virtually identical, with Dawn’s price being lower by about eight cents per MMBtu in 2021.</p> <p>In OEB reports, business organizations voiced their concerns that Rover (and Nexus) gas at Dawn will cause unnecessary and costly overbuild of the Dawn Parkway pipeline. They prefer less expensive transportation paths from Marcellus/Utica via the Niagara, Chippewa and Waddington, New York interconnect points. http://www.ontarioenergyboard.ca/oeb/ Documents/EB-2015-0237/Staff_Report_to_the_Board_2015_NGMR_20160406.pdf</p> <p>The landed cost of gas into the Enbridge EDA (Toronto) would be lower from Niagara (\$4.90 \$CAD/GJ) and Waddington (\$5.30) than from Vector (\$5.55), Rover (\$5.73) or Nexus (\$5.82). http://www.rds.ontarioenergyboard.ca/webdrawer/webdrawer.dll/webdrawer/rec/516178/view/</p> <p>The prospects of large, long term LNG exports have been greatly diminished by: Australia doubling their LNG export capacity; plans for a NG pipeline from Iran to Europe; discovery of gas off Egypt; worldwide trend towards using more renewable energy and energy efficiency; plus, 195 nations pledged at COP21 to cut CO2 and methane emissions. Most US and Canadian LNG export plans are being questioned by the financial community.</p> <p>Prospects of transporting gas to the Gulf have been diminished by the many pipeline reversals that already transport gas to that region directly from Marcellus and Utica.</p> <p>We Are Overbuilding Pipelines.</p> <p>The US Department of Energy (DOE), in a report from February 2015, stated that only 54% of current US pipeline capacity is being used, and better utilization could reduce the need for new pipelines. Michigan has the largest gas storage in the U. S.; it would not need pipeline capacity beyond existing pipelines to prepare for proposed conversions of some coal plants to natural gas. In January 2016,</p>
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T-201

Appendix T

COMPANIES AND ORGANIZATIONS

CO15 – Sierra Club Michigan Chapter (cont’d)

Appendix T

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CO15-1 cont'd	<p>electric generation accounted for only 14% of total gas usage in Michigan (http://www.eia.gov/dnav/ng/ng_sum_lsum_deu_SMI_m.htm).</p> <p>A review of SNL pipeline statistics finds Michigan and Midwest gas pipelines are underutilized, even in January. US natural gas storage is at record levels and prices are very low – both caused by overproduction and not a lack of pipes.</p> <p>There is increasing evidence and concern that we are reaching a state of overbuild in pipeline infrastructure (https://www.snl.com/InteractiveX/article.aspx?edid=A-35872577-11048&Printable=1). This is particularly apparent from the large number of pipelines from the Marcellus/Utica play proposed or being built, including the Nexus pipeline, which essentially duplicates the Rover route. Pipeline overbuild has a major environmental impact because it unnecessarily damages or destroys thousands of acres of the environment and property. Overbuilding is evidence of a lack of public need; if there is a lack of public need, then eminent domain is inappropriate.</p> <p>Financial Stability of Producers is Questionable.</p> <p>Rover is essentially a producer-driven project with little demonstrated market pull. In many cases the producers are financially questionable and may not have the financial strength to comply with 20-year commitments. Most Utica/Marcellus producers are in financial trouble with unsustainable debt loads. Many have declared Chapter 11. Plus, it appears that Ascent Resources and most Rover shippers/producers do not meet even Rover’s minimum creditworthiness criteria for long-term unsecured debt securities of at least BBB- by Standard & Poor’s and at least Baa3 by Moody’s. (http://elibrary.ferc.gov/idmws/common/OpenNat.asp?fileID=14013866.)</p>
CO15-2	<p>Section II: Comments Regarding the Draft EIS</p> <p>Given FERC’s role of balancing “public convenience and necessity” against potential adverse impacts, we have a number of concerns after reviewing the Draft EIS.</p> <p>The Draft EIS Dismisses Viable Information for the No-Build Alternative.</p> <p>The Draft EIS is further flawed because of its failure to consider alternatives other than modes of fuel transport, such as a cleaner fuels and energy conservation alternative. This is exemplified in the dismissive tone in the section 3.1 discussion of the no-action alternative, which ends with this statement:</p> <p><i>“Authorizations related to how individual regions of the United States will meet demands for electricity are not part of the application before the Commission, and their consideration is outside the scope of this EIS. Therefore, because the purpose of the Rover Project is to transport natural gas, and generation of electricity from renewable energy sources or the gains realized from increased energy efficiency and conservation are not transportation alternatives, they cannot function as a substitute for the Rover Project and are not considered or evaluated further in this analysis.”</i></p> <p>The Draft EIS does not adequately account for the role of energy conservation and efficiency and the use of renewable energy in reducing market demand. With the trends in improved technology and reduced costs for renewables and efficiency, one would expect them to play a greater role in the near term and, thus, play an important role in consideration of alternatives.</p>

CO15-2	<p>The commentor’s statement regarding the no-action alternative section is noted. As stated in section 3.1 of the EIS, the no-action alternative would avoid the environmental impacts of the proposed Projects, but it would result in the need for alternate means to satisfy the demand for natural gas, or other source of energy. Even if the Project were to be cancelled or withdrawn, the demand for energy would not go away. The no-action alternative would likely lead end users to seek energy from other sources including other fossil fuels and renewable energy sources. Section 3.1 discusses energy conservation and renewable energies.</p>
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COMPANIES AND ORGANIZATIONS

CO15 – Sierra Club Michigan Chapter (cont’d)

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CO15-2
cont'd

FERC must, according to NEPA, demonstrate why “No Action” will not meet a demonstrated “Need.” Consequently, the “No Action” alternative must be fully analyzed, and FERC’s refusal to do so needs a much better justification than is currently provided in the Draft EIS. FERC must both describe the negative consequences of “No Action,” and demonstrate that this particular permit for this particular project is necessary to avoid these negatives.

CO15-3

FERC Is Providing Incomplete Information To Landowners Regarding Acquisition Of Easements.

FERC is providing implicit encouragement to landowners to settle with the company rather than going through eminent domain proceedings. However, it neglects to tell them that FERC uses the proportion of negotiated right-of-way agreements as an indicator favoring approval of the project, putting a thumb on the scale that balances public need with adverse impacts.

We note this statement from Notice of Intent and echoed in your “What Do I Need to Know” handbook for landowners:

“If you are a landowner receiving this notice, a pipeline company representative may contact you about the acquisition of an easement to construct, operate, and maintain the planned pipeline facilities. The company would seek to negotiate a mutually acceptable agreement. However, if the Commission approves the Project, that approval conveys with it the right of eminent domain. Therefore, if easement negotiations fail to produce an agreement, a condemnation proceeding could be initiated where compensation would be determined in accordance with state law.”

We also note this statement from FERC’s Certificate Policy Statement (1999) [not provided directly to landowners]:

“[T]he Company might minimize the effect of the project on landowners by acquiring as much right-of-way as possible. In that case, the applicant may be called upon to present some evidence of market demand, but under this sliding scale approach the benefits needed to be shown would be less than in a case where no land rights had been previously acquired by negotiation.”

And this from Order Clarifying Statement of Policy (2000) [also not provided to landowners]:

“The Policy Statement encouraged project sponsors to acquire as much of the right-of-way as possible by negotiation with the landowners and explained how successfully doing so influences the Commission’s assessment of public benefits and adverse consequences.”

FERC should provide landowners on the original route and on any alternative routes a clear explanation of the NEPA requirements and how FERC interprets landowner agreements in its decision process. Having failed to do this for this specific project, FERC should not assume that completed agreements minimize the impact on landowners when weighed against supposed public benefits.

CO15-4

Land Use Impacts, Both Short-Term and Long-Term, Are Adverse.

Impact on Soil. FERC has received a number of comments from farmers expressing concerns about the impact on soil structure from construction of the pipelines. The primary concern is the long-lasting

CO15-3

See the response to comment CO11-1 regarding landowner negotiations and eminent domain. Information on the number of landowners who have right-of-way agreements with Rover is beyond the scope of this EIS. However, the Commission will make a determination on whether a project is in the public convenience and necessity and its evaluation and subsequent decision will be based on many factors. These factors include the final EIS and associated recommendations, market analysis, ensuring just and reasonable rates, and engineering analyses. The Commission considers the local, regional, and national benefits of each project against any adverse impacts. This determination has not been made at this time.

CO15-4

See the response to comment CO9-1 regarding crop productivity and monitoring. Additionally, section 4.8.4 of the EIS has been updated with additional information regarding Rover’s post-construction monitoring program in agricultural lands.

COMPANIES AND ORGANIZATIONS

CO15 – Sierra Club Michigan Chapter (cont’d)

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CO15-4 cont'd	<p>impact on soil productivity, which farmers have already noticed from previous rights-of-way construction (see, for example, the comments of Darla Huddle from Napoleon, Ohio). It has also been noted in other parts of the Midwest, for example in reports from testimony concerning a pipeline proposal in Iowa in 2015 (http://amestrib.com/news/bakken-pipeline-may-damage-soil-conditions-generations): “If fertility is reduced, whether it’s due to contaminated top soil, disruption of water movement within the soil, change in soil temperature due to the presence of the pipeline or any of the other possible issues that Fenton believes could come from the pipeline’s construction, it could mean significant damage to the local farmland, agricultural industry and yield farmers get from their crops.” Multiplied by the many miles of the Rover pipeline traveling through farmlands (more than half of the affected pipeline acreage) and added to the cumulative impact of other proposed pipelines in Ohio and Michigan, the effect on agricultural production could be significant both locally and regionally.</p> <p>Given the potential long-term impacts on productivity, FERC’s recommendation of a 5-year productivity monitoring process is itself evidence of its significance. However, combined with some rather vague mitigation promises, five years is inadequate. The draft EIS states that landowners are “encouraged” to negotiate with Rover for additional mitigation as needed. What redress do they have if Rover refuses the request or has insufficient financing to complete it? The landowner should not have to resort to litigation to seek redress for documented losses. There is already evidence in comments from farmers that Rover has been difficult to negotiate with prior to construction (see for example comments submitted by Ben Polasek from Ohio); negotiations post-construction could be even more difficult. Ultimately, the Draft EIS should be treating this soil productivity issue not as a short-term impact, but rather as a long-term or permanent impact.</p>
CO15-5	<p>Impact on Forested Lands. FERC determined that the project would result in some adverse and significant impacts, which “would occur during both construction and operation of the Projects and occur on vegetation and wildlife.” The impact from the clearing of forested areas would be particularly significant, representing some 32% of the project’s vegetation impacts. Despite the proposals to minimize and mitigate, these impacts remain real -- in many cases permanent -- and should be considered carefully in the balance between “public need” and adverse impacts.</p>
CO15-6	<p>Special Use Areas. In Michigan the pipeline route would pass through a section of Pinckney State Recreation Area, one of the most actively used public land areas in southeast Michigan, with trails and facilities used year round. Approximately 23 acres would be affected by construction, and 9 by operation activities. Whenever the construction work takes place, activities would be disrupted. Any right of way through a forested area would have a permanent impact. We note in particular that the Losee Lake Trail is crossed three times – a major impact for a trail only three miles long.</p>
CO15-7	<p>Wildlife. We concur with the concerns expressed in the Department of the Interior’s comments submitted 4/1/2016 related to bat habitat: “the combined effects of the project, even with the MBGP, could result in significant adverse effects to federally-listed bats and their habitat.” We also concur with the emphasis on avoiding the clearing of bat and migratory habitat during the breeding and nesting season; lack of compliance by Rover would be evidence of a significant adverse impact.</p>
CO15-8	<p>Water Crossings. On page 4-78, FERC recommends the use of dry-ditch construction for sensitive water bodies or cold-water fisheries, except for those already designated for Horizontal Directional Drilling (HDD). In order to provide additional protection for these sensitive water bodies and cold-water fisheries, including protection of their edges, we would advocate the use of HDD for all of them.</p>

CO15-5	The commentor’s statement regarding impacts on forested land is noted. The EIS appropriately recognizes that the extent of forested clearing would be significant.
CO15-6	Impacts on the Pinckney Recreation Area, including on the Losee Lake Hiking Trail, are discussed in section 4.8.5.3 of the EIS. However, as Rover has not provided mitigation measures for the closure of the Losee Lake Hiking Trail, we are recommending that Rover consult with the MIDEQ to develop mitigation measures to reduce impacts of the trail closure.
CO15-7	The commentor’s concurrence with the Department of Interior’s (DOI’s) statements regarding impacts on federally listed bats is noted.
CO15-8	See the response to comment SA4-1 regarding waterbody crossings using HDD. See the response to comment SA4-8 regarding dry-ditch crossings.

COMPANIES AND ORGANIZATIONS
CO15 – Sierra Club Michigan Chapter (cont’d)

CO15-8
cont'd | Further, for the 810 crossings proposed using the open-cut method, we would advocate for the use of dry-ditch methods to avoid excessive downstream siltation.

CO15-9 | **Mitigation Efforts Are Not Well-Defined.**

FERC maintains that all of the described impacts could be sufficiently mitigated if FERC’s proposed 55 conditions are carried out. However, many of the conditions involve the submission by Rover of additional information and plans, instructions to “coordinate with landowners regarding mitigation and compensation,” or instructions to develop long-term “monitoring” plans. The question remains open whether these conditions will be satisfactorily carried out and whether the adverse conditions will be adequately identified, let alone mitigated. As noted in the complaint filed by the Delaware Riverkeeper Network in the U. S. District Court of the District of Columbia (Case No. 16-416), *“The Commission has demonstrated a pervasive failure to enforce the terms and conditions of its Certificates on pipeline projects.”* The complaint further states, *“the Commission has never issued a civil penalty for violations related to construction, maintenance, or operational misconduct for any pipeline project despite noncompliance events.”*

The sheer number of conditions and the emphasis on monitoring, followed by some vague future mitigation if it does not work, do not breed confidence the adverse impacts can actually be mitigated or avoided. FERC’s own enforcement performance casts additional doubt

CO15-10 | **Safety Requirements May Not Fully Account For The Potential Impact Radius**

The Draft EIS sets conditions for additional safety protections for identified High Consequence Areas (HCA). However, it is not completely clear in the Draft EIS which of two methods for identifying HCAs is being used. The method based on classification areas uses the number of human-occupied buildings within 220 yards of the right-of-way center for the area for class location units. Given that the potential impact radius for 36- or 42-inch pipelines is approximately 1000 feet or more, this method appears inadequate. The second method would take radius of impact into account for areas with 20 or more buildings or structures occupied by 20 or more persons. This appears to be a more inclusive approach, but is small comfort to those in areas with, for example, 10 buildings or 10 persons. In any event, the Draft EIS identifies 59 HCAs, making up about 9% of the proposed route area. Any enterprise of this sort is admittedly based on risk management rather than absolute avoidance of risk, but risk estimates are, again, small comfort to those living within an impact radius. The various distance measures and numbers of homes appear to be arbitrary and do not adequately account for the radius of impact for pipelines of this diameter. For this reason, we argue that the pipeline should be routed to avoid human-occupied buildings within the radius of impact. We stress that the potential for adverse impacts in these situations far outweighs the very weak argument for public need for this project.

CO15-11 | **Green House Gases and Impacts on Climate Change Are Not Addressed Adequately.**

In the discussion of climate change and green house gases in the Draft EIS, FERC included the following statement:

“Currently, there is no standard methodology to determine how the proposed Projects’ relatively small incremental contribution to GHGs would translate into physical effects of the global environment. The GHG emissions from the construction and operation of the Projects would be negligible compared to the global GHG emission inventory.”

CO15-9 The use of the BMPs as described in the EIS and Rover’s CMPs would serve as the basic framework for the prevention of environmental impacts. The FERC compliance monitors would document that the Projects are built in accordance with the required environmental specifications and would inspect the Project on a daily basis. A major goal of the third-party monitoring program is to prevent instances of noncompliance, rather than to respond after the fact for issues such as inadequate erosion and stormwater controls, improper seeding, and rutting.

CO15-10 The FERC has various ways to enforce compliance on a poorly performing project sponsor, including, but not limited to stop-work authority, fines, and consideration of granting or withholding project in-service based on whether restoration is proceeding satisfactorily.

CO15-11 In accordance with DOT regulations, pipeline operators have discretion to determine high consequence areas (HCAs) using either method described in section 4.12.1. In addition, more populated class locations require more stringent design measures regardless of HCA category. Also see the response to comment LA3-1 regarding pipeline safety.

CO15-12 Section 4.11.1 of the EIS discloses the estimates of GHG emissions associated with construction and operation of the Project. Section 4.13.6.10 acknowledges that GHG emissions contribute to climate change and identifies the environmental impacts of climate change in the Midwest region. These impacts have been expanded from the draft EIS to more thoroughly describe the impacts.

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COMPANIES AND ORGANIZATIONS

CO15 – Sierra Club Michigan Chapter (cont’d)

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CO15-11 cont'd	<p>Yet the EPA has consistently stated in its comments on EIS reviews that there is sufficient relationship and predictability of the GHG impacts to include them in environmental reviews. While dismissing the impact of the Project on global emissions as unmeasurable and negligible, the FERC’s Draft EIS, in several places, shows no reluctance to note the lower CO2 emissions from burning natural gas compared to other fossil fuels as a benefit of the Project. The logic here seems to be contradictory, slanting in favor of the project.</p> <p>FERC should take notice of the recently released Harvard study (Turner, et al., <i>Geophys. Res. Lett.</i>, 43, 2218–2224, doi:10.1002/2016GL067987), which reports satellite data showing a 30% increase in U.S. methane emissions from 2002-2014, with the trend being largest in the central part of the country, including Pennsylvania, West Virginia, Ohio and Michigan. The study concludes that, “<i>This large increase in U.S. methane emissions could account for 30–60% of the global growth of atmospheric methane seen in the past decade.</i>”</p> <p>Although the Harvard study does not attribute the increase to a specific source, the trend coincides with the increase in natural gas production in those areas. Recent studies have also indicated that methane emissions and leaks from gas production and transportation facilities have been underestimated. Consequently, the impact of the Rover project on GHG’s should not be dismissed so easily, particularly when considered with the cumulative impact of several pipeline projects proposed for the same region.</p> <p>The Draft EIS fails to adequately analyze the impacts of the proposed project’s greenhouse gas emissions on climate change as required by NEPA. “The impact of greenhouse gas emissions on climate change is precisely the kind of cumulative impacts analysis that NEPA requires agencies to conduct.” <i>Center for Biological Diversity v. National Highway Traffic Safety Administration</i>, 508 F.3d 508, 550 (9th Cir. 2007)); <i>Mid States Coalition for Progress v. Surface Transportation Board</i>, 345 F.3d 508 (9th Cir. 2008); <i>Border Power Plant Working Group v. DOE</i>, 260 F.Supp 2d 997 (S.D. Cal. 2003). NEPA calls for a quantification of the “incremental impact[s] that [the proposed project’s] emissions will have on climate change . . . in light of other past, present, and reasonably foreseeable actions.” <i>Ctr. for Biological Diversity v. Nat’l Highway Traffic Safety Admin.</i>, 538 F.3d 1172, 1216 (9th Cir. 2008).</p> <p>Accordingly, the Draft EIS must quantify and evaluate the cumulative and incremental effects of climate change resulting from the proposed project and connected actions in comparison to and in conjunction with the effects of emissions of other reasonable alternatives or actions – past, present and reasonably foreseeable.</p>
CO15-12	<p>Cumulative Impacts And The Need For A Programmatic EIS Should Be Considered.</p> <p>FERC continues to take a limited view of cumulative impacts, both for the pipeline itself over its extended range and in concert with the many other projects in the region. FERC focuses on localized effects rather than on the combined effects on broader areas such as watersheds and drainage systems. Likewise, regional farm production or the health of species of concern should be considered cumulatively. A valid cumulative impacts analysis should address upstream extraction in the Marcellus/Utica plays as well as downstream transportation and combustion.</p> <p>While acknowledging 10 planned, proposed, or existing FERC-related natural gas transmissions projects in the region, FERC limits consideration of cumulative impacts only to segments of projects within 10 miles of the Rover project. FERC should instead be considering the broad impacts of the numerous</p>

CO15-12

The FERC staff reviews applications for interstate natural gas pipeline projects in accordance with an applicant’s stated objective(s) in order to disclose the environmental impacts of a proposal to inform the decision makers and, in accordance with NEPA, evaluate reasonable alternatives to a project. However, the FERC as a matter of policy and in accordance with the NGA and other governing regulations, does not direct the development of the gas industry’s infrastructure regionally or on a project-by-project basis.

Unless proposed in tandem and clearly dependent upon each other, such as the proposed Rover Project, Panhandle Project, and Trunkline Project, proposed projects must have demonstrably sufficient feasibility, purpose, and need to stand alone. Proposed projects may be based on supporting and existing infrastructure, but can’t be based on theoretical projects whose certification status is uncertain. Preparation of a regional or programmatic EIS is not warranted for these, and other, reasons. Our cumulative impacts analysis uses an approach consistent with the methodology set forth in relevant guidance (CEQ, 1997b, 2005; EPA, 1999). Under these guidelines, inclusion of actions within the analysis is based on identifying commonalities between the impacts that would result from the Projects and the impacts likely to be associated with other potential projects.

COMPANIES AND ORGANIZATIONS

CO15 – Sierra Club Michigan Chapter (cont’d)

CO15-12
cont'd

projects that are emanating from the Marcellus shale region, many of them, including Nexus, duplicative. It appears that the draft EIS is less reluctant to look at broader impacts when they favor construction. On page 4-278 we find this statement: *“It is also possible that the Rover Project could contribute to cumulative improvements in regional air quality if a portion of the natural gas associated with the Project displaces the use of other fossil fuels that may contribute greater amounts of air pollutants of concern.”* FERC should be equally willing to look at cumulative adverse impacts such as the increase in green house gas emissions from methane leaks.

We note that the December 2014 guidance document from the federal Council for Environmental Quality (CEQ) recommended the use of a programmatic EIS when *“several energy development programs proposed in the same region of the country have similar proposed methods of implementation and similar best practices and mitigation measures that can be analyzed in the same document.”*

CEQ further states, *“Programmatic NEPA reviews provide an opportunity for agencies to incorporate comprehensive mitigation planning, best management practices, and standard operating procedures, as well as monitoring strategies into the Federal policymaking process at a broad or strategic level. These analyses can promote sustainability and allow Federal agencies to advance the nation’s environmental policy as articulated in Section 101 of NEPA.”*

Addressing cumulative impacts in a systematic way is crucial not only for avoiding and mitigating adverse impacts, but also for assessing the economic viability of a project.

Summary

CO15-13

Ultimately, this is a badly flawed proposal. FERC’s issuance of a Certificate of Public Convenience and Necessity is supposedly based on a balancing of public benefits vs. possible adverse impacts. The financial condition of Rover’s suppliers and the questionable level of market demand speak to the lack of public need, while the potential for adverse impacts is clear. A company’s desire to build a pipeline does not constitute a need. FERC, to date, has not thoroughly analyzed the need for this project, nor has it demonstrated that this is the only (or best) way to meet that need. We should not be pitting the safety, economic value, and environmental health of property owners and communities against pipeline projects that are neither viable nor needed.

CO15-13

The commentor’s statements regarding Project need and impacts is noted.

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Appendix T

COMPANIES AND ORGANIZATIONS

CO16 – Marhofer / Campbell Development Co., LLC

Appendix T

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Marhofer / Campbell Development Co., LLC
P.O. Box 649 · Pinckney, MI 48169
Ph 734-426-9977 / Fax 734-426-8005

April 11, 2016

Federal Energy Regulatory Commission
888 First Street, NE
Washington, DC 20426

Re: Docket #CP 15-93-000

To Whom It May Concern:

CO16-1

My company, Marhofer/Campbell Development Co., LLC, is the owner of land located in Sections 27 and 34 of Dexter Township, Washtenaw County, Michigan through which Rover Pipeline, LLC (hereafter "Rover") is proposing to route a natural gas pipeline. In Rover's application to the FERC, the detailed location of the proposed pipeline was not located on my company's land but adjacent to it on the east and north sides. Rover originally came to me requesting a work area easement on my property for a limited period of time, for the purpose of constructing their gas line on adjacent property. Now Rover has approached me to allow them to place the proposed pipeline on my land in close proximity to a planned 36-lot single family development. The development has been approved by the Township of Dexter, but is contingent upon certain standards. Because of the current proposed relocation of the gas line, there is an impact on my use of the land for the construction of single family residential houses (this being the express purpose for which the land was purchased); namely, a condition of approval for the development by the Township is that no aboveground pipeline structures may be erected. In the event that Rover builds any such aboveground structure(s), it will result in the loss of my company's ability to build on these thirty-six (36) lots because the

CO16-1

Rover is not proposing any aboveground facilities on the commentor's parcel (MI-WA-103.000). Section 4.8.3.2 of the EIS discusses planned developments, including our analysis of the potential impacts on the commentor's parcel and the ability to develop the lot.

COMPANIES AND ORGANIZATIONS
CO16 – Marhofer / Campbell Development Co., LLC (cont’d)

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CO16-1 cont'd	township will likely revoke its approval of the entire site plan. Conservatively, the value of each undeveloped lot is \$35,000-40,000 at this time. This will obviously result in an extreme loss to my company as developer-builders. Rover is well aware of my development plans, as the 36-lot site plan appears in the documents that have been provided to me and the FERC by the company.
CO16-2	I have a number of additional concerns. First, I never received a physical copy or CD containing the draft Environmental Impact Study (EIS) that addresses the potential environmental effects of the construction and operation of the proposed pipeline facilities. I went to the township hall that has local jurisdiction over my property and I was unable to find the EIS in the pipeline documents. This research was an expenditure of time and resources that cost my company money and calls into question whether due diligence has been done in informing both governmental agencies and affected property owners of the "significant and adverse" environmental effects of the pipeline's construction.
CO16-3	This in turn raises the issue of property owners whose land is not directly in the path of the proposed pipeline route, but who would nonetheless bear some of the cost of its adverse environmental impacts. Rover claims everyone affected has been contacted, even these adjacent properties' owners—but if I as a property owner with land directly on the pipeline's route have not been fully supplied with the requisite information about environmental impact, I must question this claim. An example of the type of impact the
CO16-4	pipeline could have on adjacent property concerns water wells. I have been advised by Michael Gray, Senior Land Agent Representing Rover Pipeline, LLC, that there are "no limits to how close we [Rover] can lay near water wells" but that "pre and post-construction testing for wells within 150 feet" will be required, as is also stated in Rover's informational materials. Because I have not been supplied with the draft EIS, I have no assurances indicating that Rover Pipeline, LLC has investigated this question of isolation distances between wells and the pipeline with any regulatory agencies like the MDEQ, local health departments, drain commissioners or the FERC itself. Through my
CO16-5	own inquiries with several governmental agencies, I have discovered that apparently they have not received the EIS or any amendment thereto. Thus far, I have inquired with Dexter Township, Washtenaw County Building Department, Washtenaw County Water Resources Commission, as well as the Washtenaw County Health Department.

CO16-2	Marhofer/Campbell Development Co & Hanover Glenn Homeowners Association was not listed on our environmental mailing list. We have updated our mailing list with the address noted in the comment for the Marhofer/Campbell Development Co & Hanover Glenn Homeowners Association. While the EIS was not mailed to the commentor, the EIS was noticed on the Federal Register and placed on the FERC's eLibrary system and is available at: http://elibrary.ferc.gov/0/idmws/file_list.asp?document_id=14430527 .
CO16-3	As outlined in the Commission's regulations at 18 CFR § 157.6(d), the applicants are required to notify all landowners that would be directly affected, about a proposed workspace, or would be within 1 mile of a proposed compressor station. The FERC's mailing list includes the applicants' mailing list (as described previously) as well as anyone that has requested to be included or has filed a comment containing their mailing address. See the response to comment CO16-2 regarding availability of the draft EIS to the public.
CO16-4	Sections 4.1.5 and 4.3.1.5 of the EIS discuss monitoring and testing of water wells within 150 feet of the proposed workspaces. Table 4.3.1-4 lists all wells within 150 feet of the Rover Project. Rover has committed to pre-construction and post-construction monitoring for yield and water quality for all wells within 150 feet of the Project.
CO16-5	See the response to comment CO16-3 regarding availability of the draft EIS to the public.

COMPANIES AND ORGANIZATIONS

CO16 – Marhofer / Campbell Development Co., LLC (cont'd)

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CO16-5
cont'd

In any case, because the path of the pipeline is still in flux, it seems a difficult task to make all concerned parties aware of the environmental impacts or other effects to their land in advance of the facilities' construction, thus denying them the right to file comments in proceedings that may adversely affect their health, property rights and livelihood.

CO16-6

Finally, I am concerned about the lack of clarity regarding setbacks between gas pipelines and residences. If there is a required set-back between a gas pipeline and residential homes, then that issue should be directly addressed by Rover's informational literature and discussed in-depth in the EIS. I am concerned because per Rover's own statement "[i]t is Rover Pipeline's preference to have a few hundred feet of separation between the home and the pipe" and "[i]n most, if not all cases, homes will not be located closer than a few hundred feet." If Rover builds the pipeline where its latest plans indicate, my approved site plan for this single family home development is again potentially impacted. I would like to point out that there is already an existing

CO16-7

easement on the property for another gas pipeline owned and operated by IPL Toledo Pipeline, its successors or assigns, and located at approximately 375 feet from the eastern and northern property lines of the affected lots. If Rover is truly concerned to act as a "good neighbor" to the local community and environment as it claims in its informational materials, it could do so by putting its gas pipeline where such a natural gas pipeline already exists.

Please contact me if you require additional information regarding my comments and concerns. I would be willing to share what little written information Rover has provided me upon request.

Sincerely,


John H. Campbell

JHC/mme

CO16-6

Section 4.8.3 of the EIS discusses impacts on existing residences, commercial facilities, and planned developments. The EIS has been updated to include a discussion of the commentor's planned development.

CO16-7

Rover proposed a minor route variation in March 2016 along the commentor's parcel that would move the pipeline from the location proposed in June 2015 approximately 80 feet further to the east and north of the planned residential development. Our analysis and conclusions regarding the commentor's requested reroute is discussed in table 3.4.3-3. Based on our analysis, we determined that the proposed route is acceptable and we are not recommending a reroute through this parcel.

COMPANIES AND ORGANIZATIONS
CO17 – International Brotherhood of Electrical Workers

FEDERAL ENERGY REGULATORY COMMISSION
NATIONAL ENVIRONMENTAL POLICY ACT REVIEW FOR THE
ROVER PIPELINE PROJECT, PANHANDLE BACKHAUL PROJECT, TRUNKLINE BACKHAUL
PROJECT

DOCKET No. CP15-93-000; CP15-94-000; CP15-96-000; PF14-14-000

DEIS COMMENT MEETING COMMENT FORM

Check the box to indicate the meeting you attended:

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Barker Memorial Bldg. 214 North 4 th Ave. Paden City, WV. 26139	Harrison Central High School 440 E. Market St. Cadiz, OH 43907	Buckeye Central High School 938 S. Kibler St. New Washington, OH 44854	Fairless High School 11885 Navarre Rd. SW Navarre, OH 44662

Comments can be: (1) left at the sign-in table, (2) mailed to the addresses below, or (3) filed electronically by following the instructions provided below.

Please send two copies referenced to Docket No. CP15-93-000; CP15-94-000; and CP15-96-000 to the addresses below.

For Official Filing:

Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street, NE, Room 1A
Washington, DC 20426

Another copy:

Gas Branch 4, PJ-11.4
Federal Energy Regulatory Commission
888 First Street, NE
Washington, DC 20426

To expedite receipt and consideration of your comments, the Commission strongly encourages electronic filing of any comments to this proceeding. See 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's Internet web site at www.ferc.gov under the "e-Filing" link and the link to the User's Guide. Before you can file comments you will need to create a free account, which can be created on-line.

COMMENTS: (Please print; use and attach an additional sheet if necessary)

CO17-1

I am president of IBEW Local 141 wheeling w.v.
Now more than ever we need jobs.

Commentor's Name and Mailing Address (Please Print)

Glenn D. Giffen
82 Burkum Court
Wheeling w.v.
26003

CO17-1

The commentors' support of the Project is noted.

COMPANIES AND ORGANIZATIONS
CO17 – International Brotherhood of Electrical Workers (cont'd)

Appendix T

T-212

FEDERAL ENERGY REGULATORY COMMISSION
NATIONAL ENVIRONMENTAL POLICY ACT REVIEW FOR THE
ROVER PIPELINE PROJECT, PANHANDLE BACKHAUL PROJECT, TRUNKLINE BACKHAUL
PROJECT
DOCKET No. CP15-93-000; CP15-94-000; CP15-96-000; PF14-14-000
DEIS COMMENT MEETING COMMENT FORM

Check the box to indicate the meeting you attended:

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Barker Memorial Bldg. 214 North 4 th Ave. Paden City, WV. 26139	Harrison Central High School 440 E. Market St. Cadiz, OH 43907	Buckeye Central High School 938 S. Kibler St. New Washington, OH 44854	Fairless High School 11885 Navarre Rd. SW Navarre, OH 44662

Comments can be: (1) left at the sign-in table, (2) mailed to the addresses below, or (3) filed electronically by following the instructions provided below.

Please send two copies referenced to Docket No. CP15-93-000; CP15-94-000; and CP15-96-000 to the addresses below.

<u>For Official Filing:</u> Kimberly D. Bose, Secretary Federal Energy Regulatory Commission 888 First Street, NE, Room 1A Washington, DC 20426	<u>Another copy:</u> Gas Branch 4, PJ-11.4 Federal Energy Regulatory Commission 888 First Street, NE Washington, DC 20426
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To expedite receipt and consideration of your comments, the Commission strongly encourages electronic filing of any comments to this proceeding. See 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's Internet web site at www.ferc.gov under the "e-Filing" link and the link to the User's Guide. Before you can file comments you will need to create a free account, which can be created on-line.

COMMENTS: (Please print; use and attach an additional sheet if necessary)

CO17-1
cont'd

I think we need to all work together to make this
project keep moving. It will bring work and money
into our area.

Commentor's Name and Mailing Address (Please Print)

Brad Lucas
295 DEXONS RUN ROAD
TRIADELPHIA, WV 26059

COMPANIES AND ORGANIZATIONS
CO17 – International Brotherhood of Electrical Workers (cont'd)

FEDERAL ENERGY REGULATORY COMMISSION
NATIONAL ENVIRONMENTAL POLICY ACT REVIEW FOR THE
ROVER PIPELINE PROJECT, PANHANDLE BACKHAUL PROJECT, TRUNKLINE BACKHAUL
PROJECT

DOCKET No. CP15-93-000; CP15-94-000; CP15-96-000; PF14-14-000

DEIS COMMENT MEETING COMMENT FORM

Check the box to indicate the meeting you attended:

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Barker Memorial Bldg. 214 North 4 th Ave. Paden City, WV. 26159	Harrison Central High School 440 E. Market St. Cadiz, OH 43907	Buckeye Central High School 938 S. Kibler St. New Washington, OH 44854	Fairless High School 11885 Navarre Rd. SW Navarre, OH 44662

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Please send two copies referenced to Docket No. CP15-93-000; CP15-94-000; and CP15-96-000 to the addresses below.

For Official Filing:

Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street, NE, Room 1A
Washington, DC 20426

Another copy:

Gas Branch 4, PJ-11.4
Federal Energy Regulatory Commission
888 First Street, NE
Washington, DC 20426

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COMMENTS: (Please print; use and attach an additional sheet if necessary)

I am a life long Resident of the Upper Ohio Valley
and would like to see this be put in motion. Me and
My Family need the work. Thank you Manfred Dehner

Commentor's Name and Mailing Address (Please Print)

Manfred C. Dehner
204 Fairmont Ave.
Wheeling WV, 26003

T-213

CO17-1
cont'd

Appendix T

COMPANIES AND ORGANIZATIONS

CO18 – Ohio Farm Bureau



*Forging a partnership between farmers and consumers.
•Working together for Ohio's farmers•*

April 11, 2016

Ms. Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 1st Street NE, Room 1A
Washington, DC 20426

Re: Docket Nos. CP15-93-000, CP15-94-000 and CP15-96-000

Dear Ms. Bose:

The Ohio Farm Bureau Federation (OFBF) is pleased to provide comments on the Federal Energy Regulatory Commission (FERC or Commission) Environmental Impact Statement (EIS) on Docket Numbers CP15-93-000, CP-94-000 and CP15-96-000 for the ET Rover Pipeline, Panhandle Backhaul and Trunkline Backhaul Projects (Projects).

On June 25, 2014 and pursuant to procedures set forth in 18 C.F.R. §157.21 (2013), ET Rover Pipeline Company, LLC (ET Rover or Rover) filed a Statement of Intent to file an application to construct and operate a new interstate natural gas pipeline designated as the Rover Pipeline Project. In January 2015 and pursuant to Section 7(c) of the Natural Gas Act, 15 USC §717f (2006) the company filed a formal and complete Application for a Certificate of Public Convenience and Necessity for the Projects. The Projects are projected to cross over 500 miles of Pennsylvania, West Virginia, Ohio and Michigan.

On November 4, 2014 Commission staff gave notice that they would prepare an Environmental Impact Statement (EIS) that will discuss how construction and operation of facilities planned by ET Rover would impact local communities. The EIS would focus on geology, soils, wetlands, water resources, air quality, wildlife, public safety, socioeconomic and cultural resources, as well as cumulative impacts. Local residents and community stakeholders were invited to provide written and/or verbal comments in conjunction with ten FERC Scoping Meetings scheduled in November – December 2014.

On February 19, 2016 FERC staff issued a draft EIS for the Projects. The document details FERC's understanding and assessment of the potential environmental effects of construction and operation of the Projects in accordance of the National Environmental Policy Act (NEPA). The Commission held seven public comment meetings along the projected pipeline route in West Virginia, Ohio and Michigan in March-April 2016. Moreover, government agencies, stakeholder groups, impacted landowners and other interested parties were invited to send written comments on the EIS.

OFBF is a member organization whose mission is to forge partnerships between producers and consumers. The organization is proud of its extensive policy development process. Members and volunteer leaders in local communities identify concerns, create policies and initiate action plans to address them on local, state and national levels.

Next to labor, energy is the largest single cost input for many farm, small business and industrial operations. Consumers living in rural, suburban and urban neighborhoods are looking for opportunities to control their energy costs, too. Farmers understand how effective development and installation of interstate and associated utility pipeline infrastructure could benefit their local communities and neighbors.

Similarly, farmers have invested in no-till cultivation, crop rotation, subsurface drainage and installation of USDA – NRCS approved conservation practices to protect natural resources and enhance agricultural production. Many farm families have witnessed how ineffective pipeline planning has impacted crop production and/or animal husbandry operations years after a pipeline project is completed. Farmland should be considered valuable local infrastructure, too.

280 N. High Street • P.O. Box 182383 • Columbus, OH 43218-2383
Phone: 614.249.2400 • Fax: 614-249-2200 • Web site: www.ofbf.org

Appendix T

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CO18-1

CO18-1

The commentor's contextual information on the Project and its meetings with Rover are noted.

COMPANIES AND ORGANIZATIONS
CO18 – Ohio Farm Bureau (cont'd)

T-215

Appendix T

CO18-1
cont'd

OFBF and its member county Farm Bureaus feel that effective plans allowing for pipeline development while ensuring that impacted farms, rural residents and community facilities are made whole after a project is complete are vital. Since early 2014 Farm Bureau has been involved with a variety of stakeholders working on these Projects. Our activities include work with the following parties:

- **Landowners and Community Stakeholders:** Since September 2013 OFBF and its member county Farm Bureaus have sponsored over 230 *Energy Infrastructure Issues Briefings* where the ET Rover and other pipeline development projects were discussed. Information presented during these programs include:
 - Energy market trends showing how and why a variety of energy infrastructure development projects are impacting communities throughout Ohio.
 - Types of pipeline projects and how to identify which federal, state and/or local agencies have jurisdiction on their development.
 - How to participate and provide input in public and regulatory hearings.
 - How to work/communicate and record meeting results with pipeline company subcontractors and personnel.
 - Identifying, advocating and addressing individual landowner concerns and conditions that need to be protected and addressed as part easement/lease agreements.
 - Explaining how, when and under what conditions eminent domain provisions could be used.
 - Access to independent consultants, engineers and land improvement contractors to help with contract negotiations, repair/remediation strategies, economic and environmental assessments.
 - Identifying and retaining legal counsel to interpret legal documents, negotiate agreements and address concerns.

Over 15,000 participants including farmers, rural residents, business leaders, government officials, utility representatives, energy developers and other stakeholders attended these local programs. Moreover, over 1700 phone calls requesting information and further assistance were addressed.

- **Energy Service Providers:** OFBF and county Farm Bureau leaders have held several meetings directly with ET Rover. On the state level, OFBF has worked with the developer's engineers to help them understand and appreciate the specific characteristics of Ohio farmland. Issues concerning land use, soil types, natural resource protection, drainage infrastructure, compaction damage, conservation practices and other issues concerning repair/remediation of farm ground were explored. OFBF referred ET Rover to the Ohio Department of Agriculture (ODA), Ohio Department of Natural Resources (ODNR), county Soil and Water Conservation Districts (SWCD) and Ohio State University Extension (OSUE) for additional research and technical support. OFBF worked with ET Rover on the preliminary draft of the *Agriculture Impact Mitigation Plan – Ohio* referenced in Appendix G-3 of the draft EIS.

At ET Rover's request, OFBF and select county Farm Bureaus facilitated six preliminary issues briefings along the projected pipeline route in January-February 2015. ET Rover personnel met with over 150 county Farm Bureau leaders, impacted landowners, local government officials, OSUE, county SWCDs, independent soil engineers and land improvement contractors during these sessions. Project logistics, timelines and local repair/remediation concerns were discussed in further detail. It was understood that these briefings helped establish communication links between ET Rover and local stakeholders.

- **Land Improvement Contractors:** As part of preliminary discussions with OFBF, ET Rover expressed the need to explore and better appreciate effective repair/remediation strategies concerning pipeline construction on Ohio Farmland. OFBF referred the company to Mark Wilson with Land Stewards, LLC (LS) and to members of the Ohio Land Improvement Contractors Association (OLICA) for assistance.

COMPANIES AND ORGANIZATIONS

CO18 – Ohio Farm Bureau (cont’d)

Appendix I

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CO18-1 cont'd	<p>It is our understanding that there is a service contract between ET Rover and LS. Accordingly, landowners impacted by ET Rover's construction can enlist LS services to create effective repair/remediation plans concerning their respective property. These services include both pre and post construction activities. Moreover, OFBF maintains a close working relationship with OLICA contractors throughout Ohio. As part of its education/outreach initiatives, OFBF recommends that landowners who do not wish to enlist LS services work with a professional land improvement contractor/OLICA member.</p> <ul style="list-style-type: none">• Legal Referrals: OFBF and county Farm Bureaus have created an <i>Attorney Referral List</i> with over a dozen legal counsel that could be retained by farmers and their neighbors to address the myriad of contract negotiations and legal concerns associated with energy infrastructure development. OFBF works with several of these law firms to continue education/outreach and legal assistance initiatives. Another benefit of the list is creation of a network between Farm Bureau members and the legal community that is being used to address key issues impacting landowners in specific pipeline development projects, including ET Rover.• Local Government: OFBF and county Farm Bureaus are conducting issues briefings at the request of several county and township governments impacted by pipeline development, including the ET Rover Project. These programs go into more detail that the <i>Energy Infrastructure Issues Briefings</i> discussed above. They focus on helping local governments establish better dialogue with energy developers, and how local government can get better involved in the state and/or federal evaluation and approval process.
CO18-2	<p>Farm Bureau's policy and outreach efforts give the organization a unique perspective concerning energy infrastructure development and the Projects. Accordingly, we ask that Commission staff consider the following points as they create the final EIS for the project:</p> <ul style="list-style-type: none">• Identification and Treatment of Agricultural Ground/Farmland: The United States Department of Agriculture (USDA) defines <i>Prime Farmland</i> as ground that has the best combination of physical and chemical characteristics for producing food, feed, forage, fiber, and oilseed crops. When soil quality, growing season, water management and acceptable farming methods are taken into consideration, the ground can produce economically sustained high yields of crops. Along with ground used in Ohio to produce cash grains and forage, other ground used for forestry, pastureland, orchards, Christmas tree, vineyard and nursery practices should all have primary designation as agricultural or <i>Prime Farmland</i>, too. <p>Similarly, another classification, <i>Open Land</i> could include areas that are primarily used in some type of agriculture. Standards should be revised to ensure that these open areas are properly classified when used in any type of farming practice detailed above.</p>
CO18-3	<ul style="list-style-type: none">• Time Associated with Mitigating Overall Construction Impact: OFBF has concerns on references in the EIS stating that <i>most impacts on soil will be temporary and short term</i>. While there is considerable debate over the extent of time required for soil remediation, most experts agree that it will take years for repair and full restoration to be considered complete. FERC should require basic soil monitoring activities in at least the 7-10 year time frame, with provisions for extending the monitoring period if there is still production lag or impact. <p>Many areas of Ohio have pipelines that have been in operation for close to a century. While farmers, businesses, residents and local governments are compensated for the <i>initial</i> impacts of pipeline installation, more needs to be done to address additional needs that will develop years and decades into the future. In many cases, farmers, businesses, homeowners and local governments will have to bear the full cost to install new drainage infrastructure and/or perform regular care, maintenance and upkeep in designated pipeline right of ways.</p> <p>If an effective pipeline easement agreement is considered a <i>partnership</i> between a landowner and an energy service provider, shouldn't both partners be responsible to pay a share of any costs</p>

CO18-2	Prime farmland is discussed in section 4.2.2.6 of the EIS. Definitions of land use types (such as open land) used throughout the analysis are found in section 4.8.
CO18-3	See the response to comment CO9-1 regarding crop productivity and monitoring. Additionally, section 4.8.4 has been updated with additional information regarding Rover's post-construction monitoring program in agricultural lands.

COMPANIES AND ORGANIZATIONS

CO18 – Ohio Farm Bureau (cont'd)

CO18-3 cont'd	ensuring that drainage facilities, land features, public roadbeds or community facilities <i>and</i> the pipeline are protected? A special pipeline maintenance fund should be created where farms, businesses, residents and local governments are compensated by the pipeline company for future activity.
CO18-4	<ul style="list-style-type: none"> • Drain Tile Repair: OFBF appreciates several points of improvement brought forward by FERC staff superseding several suggestions first brought forward by ET Rover. These FERC recommendations include stronger language on drain tile repair - <i>Prior to construction, Rover should commit to hire local drain tile contractors to install/repair drain tiles that are damaged or need to be rerouted due to construction activities.</i> <p><i>Upon completion of construction, Rover should provide information on encountered, severed, and/or damaged drain tile lines to the landowner, the local county Soil and Water Conservation District, and the information should be kept in the company's landowner records for future reference.</i></p> <p>In his letter dated April 4, 2016, David Daniels, Director, Ohio Department of Agriculture recommends that the <i>Ohio Pipeline Standard and Construction Specifications</i> be attached as a condition to any authorization issued by FERC. OFBF has worked with ODA, the Ohio Federation of SWCDs, OLICA, OSUE and other interested parties on updating these standards on a continual basis since 1998. The most recent edition of the standards was published in December 2015.</p> <p>OFBF supports FERC staff comparing provisions of the <i>Ohio Pipeline Standard and Construction Specifications</i> to the <i>Agricultural Impact Mitigation Plan – Ohio</i> referenced in Appendix G-3 of the draft EIS. If any provisions of the standard could be used to strengthen the effectiveness of the EIS plan, they should be included.</p>
CO18-5	<ul style="list-style-type: none"> • Impact Beyond the Right of Way: Much of rural north central and northwestern Ohio is systematically drained. The Great Black Swamp and similar areas were transformed into residential and agricultural land through systematic drainage ditches and subsurface tiling that has been in operation for over a century. Along with cropland, road ballasts and on-site waste management systems rely on this network. <p>Temporary plugging and/or undiscovered damage to drainage systems in any pipeline right of way could have a domino effect impacting farms, businesses and residents well beyond the construction area. Accordingly, the overall project will not only impact the initial 10,000 acres encompassing the right-of-way, but many additional acres beyond this reach. Careful consideration needs to be given to these interrelationships prior to construction in rural communities.</p>
CO18-6	<ul style="list-style-type: none"> • Agriculture Impact Mitigation Plan: OFBF supports adoption and use of the <i>Agricultural Impact Mitigation Plan – Ohio</i> referenced in Appendix G-3 of the draft EIS. Along with comparing this mitigation plan to ODA guidelines as discussed above, OFBF submits the following revisions/recommendations: <ul style="list-style-type: none"> • Ag Inspector Authority: Along with environmental inspectors, qualified agricultural inspectors must be given <i>stop work authority</i> throughout the project. This authority will be used when conditions impacting soil integrity, compaction, drainage and other mitigation/repair procedures detailed in the plan are not being performed; potentially producing long term or permanent damage to soil and/or drainage systems.
CO18-7	<ul style="list-style-type: none"> • Landowner Flexibility: The following paragraph on page 2/G3-5 of the plan needs to be highlighted and clearly promoted - <i>Unless the easement or other Plan between the Landowner and Rover provides to the contrary, the actions specified in the pipeline standards and construction specifications contained in this Plan will be implemented (in accordance with the Conditions of the Plan).</i> It should be clearly explained and understood that these are the <i>basic</i> provisions that will be enacted unless the respective landowner exercises his/her right to

CO18-4

See the response to comment SA3-2 regarding the OHDA's request.

CO18-5

See the response to comment CO9-2 regarding impacts on drain tile systems.

CO18-6

Environmental inspectors (EI) would have stop work authority during construction. All inspectors would document occurrences of non-compliance and report to the appropriate federal, state, and local authorities.

CO18-7

In addition to the information provided in the AIMP regarding a landowner's ability to negotiate mitigation measures, a discussion is also included in section 4.8.4.1.


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Appendix T

COMPANIES AND ORGANIZATIONS
CO18 – Ohio Farm Bureau (cont'd)

Appendix T

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CO18-7 cont'd	negotiate a provision that <i>supersedes</i> these guidelines. When it comes to repair/remediation, the <i>Agricultural Impact Mitigation Plan – Ohio</i> provides for the floor; not the ceiling.
CO18-8	<ul style="list-style-type: none">• Community Dialogue and Outreach: Energy development projects are advancing rapidly. The need for sharing environmental, economic, social and logistic concerns means that many community stakeholders will need to act at a pace faster than most regulatory agencies operate. Collaborative efforts involving government officials at the local, state and federal levels, energy service providers, utilities, economic development and environmental groups, social services and community stakeholders is vital. <p>Plans should further detail how the pipeline developer will support information, outreach and community service initiatives that address concerns and enhance potential benefits their project brings to local communities long term. These efforts should include promoting ET Rover's <i>Complaint Resolution Process</i> where community stakeholders and project developers have clearly defined step-by-step procedures to ensure that issues are addressed.</p>
CO18-9	<p>Farm Bureau staff and volunteer leaders have welcomed the opportunity to work with farmers, rural residents, local governments, legal counsel, community stakeholders, and representatives of ET Rover Pipeline, LLC to address issues that are within the realm of the EIS. However, there are other developing issues that need attention.</p> <p>Over the past several months farmers and rural residents have expressed concerns to OFBF on increasing difficulty for them and their legal counsel to work with ET Rover to finalize pre and post repair and remediation plans with Land Stewards LLC, or have their plans created by a professional Land Improvement Contractor finalized and approved for use. Similarly, landowners and their designated legal counsel are finding it increasingly difficult to pursue effective dialogue with the company when it comes to finalizing legal agreements and financial settlements.</p> <p>While these concerns could be considered out of the scope of FERC's EIS review, other Commission staff members focusing on economic and/or legal aspects of this process should be enlisted to discuss these issues. We ask that FERC staff contact OFBF and advise on their authority in these matters and identify who within the Commission could assist in addressing these issues.</p> <p>We look forward to keeping you apprised of our activities and working with you to address all issues involved in FERC Docket Numbers CP15-93-000, CP15-94-000 and CP15-96-000.</p> <p>Thank you for your time and consideration.</p> <p>Sincerely,</p> <p> John C. Fisher Executive Vice President Ohio Farm Bureau Federation</p> <p>CC: Frank Burkett III, President, OFBF Adam Sharp, Vice President, Public Policy, OFBF Dale Arnold, Director, Energy, Utility and Local Government Policy, OFBF</p>

- CO18-8
- Section 4.8.3.1 discusses Rover’s Complaint Resolution Procedures. FERC staff acknowledges that effective outreach is an integral part of any applicant’s project.
- CO18-9
- The commentor’s statement regarding issues in communication between Rover and landowners is noted. See the response to comment CO14-3 regarding drain tile plans.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter)

This comment was submitted as a 227-page comment which consisted of various iterations of the form letter below. Only the original form letter and unique comments have been included in the RTC. See FERC Library http://elibrary.FERC.gov/idmws/file_list.asp?accession_num=20160411-5222

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-
Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

CO19-1

I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project.

Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.

CO19-2

Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.

CO19-3

Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.

Solar & wind within Wayne county would be preferable, and would benefit the public in lower utility costs, and long term jobs, and none of the land grabbing & pollution the pipeline would bring.

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Linda Moffett

PO Box 317
Smithville, OH 44677-0317

CO19-1

The commentor's request that the Commission reject the Project is noted.

CO19-2

See the response to comment CO13-2 regarding impacts on water, air, and safety.

CO19-3

See the response to comment CO13-3 regarding renewable energies.

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CO19 – Food and Water Watch (form letter) (cont'd)

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-4
cont'd

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
Jana Johnsen

T-221

Appendix T

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

Andrew Stricklin
400 Case Ct

Watervliet, MI 49098-9369

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

CO19-5

With all the pipeline leaks over the past decade,
it's clear this is an unwise move.

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
Andrew Stricklin

CO19-5

The commentor’s request that the Project is rejected is noted.
See also the response to comment CO13-2.

T-222

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

VIRGINIA L LATIMER
32111 Eastlady Dr

Beverly Hills, MI 48025-3738

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I am writing to request that the Federal Energy
Regulatory Commission (FERC) reject the ET Rover
Pipeline's proposed project.

Contentious since its initial proposal, the ET Rover
Pipeline has been re-routed twice due to mass
opposition. Simply put, the people of Michigan and
Ohio do not want this dirty project crossing through
their states.

Approving of the ET Rover Pipeline would only benefit
the company and not the hundreds of thousands of
families living in the proposed pathway. Threats of
explosions, water and air contamination, and the
pollution from building this massive pipeline would be
incredibly harmful to these communities.

Instead of building out infrastructure for fossil
fuels, we need to be investing in clean energy
projects.

MICHIGAN has 60 year old pipelines running under the
Mackinac Bridge from Enbridge in Canada. We don't
need anything more from our neighbors up North of us
to possibly create more polluting chaos.

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
VIRGINIA L LATIMER

CO19-6 The commentor’s statement regarding the Project is noted.

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Appendix T

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-224

		C James Ringwald 213 Beech St
	Houghton Lake, MI 48629-9771	
	Apr 1, 2016	
	Federal Energy Regulatory Commission 888 First Street NE, Room 1A Washington, DC 20426	
	-	
	Subject: Docket No. CP15-93-000, ET Rover Pipeline Project	
	Kimberly D. Bose,	
CO19-6 cont'd	I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project.	
	Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.	
	Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.	
	Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.	
CO19-7	Driving is a privilege that gets revoked when accidents reoccur besides the liability that the driver has. The gas and oil industry has violated safety standards, had accidents reoccur, and has been mistakenly give immunity from civil lawsuits. The US Supreme Court has deemed that corporations have the same rights as people; they should	

CO19-7 The commentor’s request that the Project is rejected is noted. See the also response to comment LA3-1 regarding pipeline safety.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-7
cont'd

then have the same consequences and liability.
That means jail time, shutting down their
operations, fines, and civil liability for their mistakes.

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
C James Ringwald

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-226

Kim Diment
2292 Murray Rd
Grayling, MI 49738-
7583

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

We cannot keep turning a blind eye to what the propagation of this type of energy is doing to our citizens. You are taking away your fellow Americans rights by forcing this pipeline and what it transports into their backyards. You do not seem to understand this short term solution (the natural gas industry) is only good for a short while for a limited few. In the meantime people's piece of mind, property values and health are effected by your decision . I am writing to request that the Federal Energy Regulatory Commission (FERC) rethink their position(after all your people must have families too) and reject the ET Rover Pipeline's proposed project.

Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.

Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.

CO19-8

CO19-8

See the response to comment CO11-1 regarding landowner negotiations and eminent domain. See the response to comment CO9-3 regarding property values. The commentor’s request to reject the Project is noted.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-8
cont'd

Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects. Thank you

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Kim Diment

T-227

Appendix T

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Appendix I

T-228

	<div><div>Cincinnati, OH 45238-2116</div><div>Apr 1, 2016</div><div>Federal Energy Regulatory Commission 888 First Street NE, Room 1A Washington, DC 20426</div><div>Subject: Docket No. CP15-93-000, ET Rover Pipeline Project</div><div>Kimberly D. Bose,</div><div>Nothing having to do with fracking should ever be allowed in Ohio. It seems too many 'secrets' are kept from the public until 'events' happen. Ohio doesn't need this added possible catastrophe. Please we do not need the money they promise with these special projects that bad. Keep it out of Ohio. I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project.</div><div>Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.</div><div>Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.</div><div>Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.</div><div>I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.</div><div>Sincerely, J Maurer</div></div>
--	---

CO19-9	See the response to comment CO19-4 regarding fracking. The commentor’s request to reject the Project is noted.
--------	--

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Suzanne Wood
504 Millard St

Three Rivers, MI 49093-2143

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I am writing to request that the Federal Energy
Regulatory Commission (FERC) reject the ET Rover
Pipeline's proposed project.

Contentious since its initial proposal, the ET Rover
Pipeline has been re-routed twice due to mass
opposition. Simply put, the people of Michigan and
Ohio do not want this dirty project crossing through
their states.

Approving of the ET Rover Pipeline would only benefit
the company and not the hundreds of thousands of
families living in the proposed pathway. Threats of
explosions, water and air contamination, and the
pollution from building this massive pipeline would be
incredibly harmful to these communities.

Instead of building out infrastructure for fossil
fuels, we need to be investing in clean energy
projects.

I think poisoning hundreds of people, and most
horrifying of all, children in Flint, I would think you
would think twice about poisoning the rest of
Michigan with a pipeline and fracking. Was it your
goal to destroy Michigan when you became
Governor. I hope the people of Michigan look very,
very closely at the next candidate for Governor of
Michigan and, if they're smart, they'll elect a
Democrat.

CO19-10 See the response to comment CO19-4 regarding fracking and the
Rover Project. The commentator’s request to reject the Project is
noted.

T-229

Appendix T

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-230

CO19-10
cont'd

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
Suzanne Wood

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Mary Ann Martin
2504 Arrowhead Rd
Okemos, MI 48864-
2004

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I am writing to request that the Federal Energy
Regulatory Commission (FERC) reject the ET Rover
Pipeline's proposed project.

How can any company be allowed to build another
risky pipeline here in Michigan after the terrible
disaster of the Kalamazoo spill that contaminated
miles of river and destroyed huge tracts of valuable
farmland? At present many citizens are proposing the
closing of the dangerous line under the Great Lakes.
This would be akin to a nuclear accident for the entire
Midwest. Now this!!!! No way.

Contentious since its initial proposal, the ET Rover
Pipeline has been re-routed twice due to mass
opposition. Simply put, the people of Michigan and
Ohio do not want this dirty project crossing through
their states.

Approving of the ET Rover Pipeline would only benefit
the company and not the hundreds of thousands of
families living in the proposed pathway. Threats of
explosions, water and air contamination, and the
pollution from building this massive pipeline would be
incredibly harmful to these communities.

Instead of building out infrastructure for fossil fuels,
we need to be investing in clean energy projects.
Please move your thinking into the current century.

CO19-11

See the response to comment LA3-1 regarding pipeline safety.
The pipeline proposed by the applicant would be a natural gas
pipeline, not an oil pipeline. We do not find incident information
on oil pipelines to be relevant in discussing risks associated with
natural gas transmission pipelines.

T-231

Appendix T

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-232

CO19-11 conf'd	<p>Think of the future and that of our children and grandchildren. People before corporate profits.</p> <p>I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.</p> <p>Sincerely, Mary Ann Martin</p>
-------------------	--

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Terrence Uhen
3089 Brockwood Dr
NE

Grand Rapids, MI 49525-1314

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I am writing to request that the Federal Energy
Regulatory Commission (FERC) reject the ET Rover
Pipeline's proposed project.

Contentious since its initial proposal, the ET Rover
Pipeline has been re-routed twice due to mass
opposition. Simply put, the people of Michigan and
Ohio do not want this dirty project crossing through
their states.

Approving of the ET Rover Pipeline would only benefit
the company and not the hundreds of thousands of
families living in the proposed pathway. Threats of
explosions, water and air contamination, and the
pollution from building this massive pipeline would be
incredibly harmful to these communities.

Instead of building out infrastructure for fossil
fuels, we need to be investing in clean energy
projects.

This proposed project does nothing for our state but risk the
health of our citizens living in its pathway. The
fracking process has outlived it's usefulness. We
can no longer be deceived by the fracking industry
and it's lies about it's safety. It is dirty, toxic, and
therefore the gas needs to remain in the ground.
Canada needs to wake up and find cleaner energy
which they have in their own country. We need to
wake up too.

CO19-12 See the response to comment CO19-4 regarding fracking. The
commentor’s request to reject the Project is noted.

T-233

Appendix T

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

CO19-12
cont'd

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
Terrence Uhen

T-234

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

A. Yonker
1109 Manor St

Kalamazoo, MI 49006-2141

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I am writing to request that the Federal Energy
Regulatory Commission (FERC) reject the ET Rover
Pipeline's proposed project.

Contentious since its initial proposal, the ET Rover
Pipeline has been re-routed twice due to mass
opposition. Simply put, the people of Michigan and
Ohio do not want this dirty project crossing through
their states.

Approving of the ET Rover Pipeline would only benefit
the company and not the hundreds of thousands of
families living in the proposed pathway. Threats of
explosions, water and air contamination, and the
pollution from building this massive pipeline would be
incredibly harmful to these communities.

Instead of building out infrastructure for fossil
fuels, we need to be investing in clean energy
projects.

Living in Kalamazoo, where the worst inland spill in
our country has occurred, I know first hand of the
disaster that will NEVER be repaired to it's original
state.

The reality is that all they did to remedy the spill is put chemicals
on top to push much of the oil underneath. It is NOT all
gone, but you won't hear that from Enbridge. We can't
afford for these to continue, stop them BEFORE they
are allowed. It is the ONLY responsible way to make

CO19-13

See the response to comment LA3-1 regarding pipeline safety
and the response to comment CO19-11 regarding oil pipelines.
The commentor's request that the Project is rejected is noted.

T-235

Appendix T

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-236

CO19-13
cont'd

I sure we don't have environmental disasters in our state.

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
A. Yonker

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Lois Starcher-Douglas
4311 Ida Dr

New Franklin, OH 44319-4005

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

CO19-14

Just south of Akron Ohio there are several large Amish communities. Our area benefits greatly from the locally grown fruits, vegetables and their dairy products and meats. I have Amish friends who are very concerned about fracking and fracked gas pipelines running through this area. Water and air contamination would seriously harm their farms, their income, their way of life and the lives of many thousands of people in the surrounding area.

Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.

Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.

Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Lois Starcher-Douglas

CO19-14

See the response to comment CO19-4 regarding hydraulic fracturing. The EIS provides discussions on impacts on water (see section 4.3), air (see section 4.11), and agricultural land (see section 4.8.4).

T-237

Appendix T

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-238

			Patty Ridenour 301 Claranne Ave
		Oakwood, OH 45419-1739	
		Apr 1, 2016	
		Federal Energy Regulatory Commission 888 First Street NE, Room 1A Washington, DC 20426	
		-	
		Subject: Docket No. CP15-93-000, ET Rover Pipeline Project	
		Kimberly D. Bose,	
		I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project.	
CO19-14 cont'd		Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.	
		Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.	
		Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.	
CO19-15		Isn't it enough already that we have poisoned water, poisoned air, poisoned food, puppets for representatives in government, plastic-filled oceans, extremists for Rethuglican Presidential candidates, people being murdered every single day due to our unbelievable gun culture, restricted voting rights, the criminalization of pregnancy, corporations that destroy our environment and pay NO	

CO19-15 The commentor’s opposition to the Project is noted.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-15
cont'd

TAXES WHATSOEVER and are NEVER REQUIRED to repair what they have destroyed, etc., etc., etc.?

This pipeline MUST BE STOPPED. We, the people, have had ENOUGH. We should NOT be forced to swallow yet another destructive gig brought to us by the Rich Boys Club known as Big Oil & Gas.

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Patty Ridenour

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-240

Gary Crump
PO Box 176
Belding, MI 48809-
0176

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I really can't believe that you are even considering this. We the people of Michigan have had it with these pipelines. They are not safe, they leak (DON'T TELL ME IT WON'T) It's time to tell the Oil/Gas industry to go take a hike. I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project.

Believe me when I tell you, we will do everything to stand it it's way, _____EVERYTHING !

Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.How much money are they promising you to pocket ?????

Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.

Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects. Let's be real about this, support clean energy now.

CO19-16

CO19-16

The commentor’s opposition to the Project is noted.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-16 | I request that FERC make a step in the right direction by rejecting the ET
cont'd | Rover Pipeline proposal.

Sincerely,
Gary Crump

T-241

Appendix T

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-242

Tricia Thomson
864 Bloomfield Ave
Akron, OH 44302-1204

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

SO WHAT DO YOU WANT YOUR CHILDREN TO HAVE? WATER? OR OIL?

Don't be an idiot. There's only one choice. Only one. This has to stop or it will anyway and it will be more horrible than any of you are imagining. It's our responsibility to imagine a future - not just be brats whining over "Wanting, wanting, wanting" immediate gratification. Be a grown up. It's our last chance.

What would you pick for yourself? Water or oil?

YOU'RE PICKING IT NOW!!

Tricia Thomson

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Tricia Thomson

CO19-17

Impacts on water are discussed in section 4.3. The commentor’s opposition to the Project is noted.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Pat Sarotte
2134 Beverly Blvd
Berkley, MI 48072-
1830

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

The welcome mat is being pulled up for your failed
Snyder government of stupid and incompetent
Republican pigs in Michigan. Your people accomplished
nothing except for seriously harming our lands and
exposing our beautiful families to the poison of your
choice. The democratic backlash that you created will
not be forgotten. You would
be wise to back away from any future contamination.

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
Pat Sarotte

CO19-18

CO19-18

The commentor’s opposition to the Project is noted.

T-243

Appendix T

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-244

CO19-19

WE SHOULD RECEIVE A ROYALTY PER M/CUBIC FT. THAT RUNS THROUGH THE STATE, STRAIGHT TO THE PEOPLE, NOT TO LANSING!!!!

Apr 1, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Joseph Friend

Joseph Friend
8945 Cole St
Holly, MI 48442-8915

CO19-19

Rover would compensate landowners directly affected by the Project. The commentor’s opposition to the Project is noted.

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

2708 Sagebrush Cir Apt 108

Charles Wright
Ann Arbor, MI
48103-8723

Apr 2, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I am writing to request that the Federal Energy
Regulatory Commission (FERC) reject the ET Rover
Pipeline's proposed project.

Contentious since its initial proposal, the ET Rover
Pipeline has been re-routed twice due to mass
opposition. Simply put, the people of Michigan and
Ohio do not want this dirty project crossing through
their states.

Approving of the ET Rover Pipeline would only benefit
the company and not the hundreds of thousands of
families living in the proposed pathway. Threats of
explosions, water and air contamination, and the
pollution from building this massive pipeline would be
incredibly harmful to these communities.

Instead of building out infrastructure for fossil
fuels, we need to be investing in clean energy
projects. And use the funds to repair our streets in
town, along I-94 and I-69 at the Indiana line off 23

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
Charles Wright

CO19-20

State infrastructure projects are not within the scope of the EIS.
The commentor’s opposition to the Project is noted.

T-245

Appendix T

CO19 – Food and Water Watch (form letter) (cont'd)

T-246

Jean Dowell
5014 Riverwatch Dr

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

—

Kimberly D. Bose,

I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project. It is a bad idea that should not see the light of day.

CO19-22

The risk is too great to have such a pipeline going through our communities. Why consider a project that only benefits the gas companies?

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Jean Dowell

See the response to comment CO19-3 regarding renewable energy.

See the response to comment LA3-1 regarding pipeline safety.
The commentor's opposition to the Project is noted.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Bloomingdale, OH 43910-7869

Randal James
769 Twp. Rd. 217

Apr 2, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I am writing to request that the Federal Energy
Regulatory Commission (FERC) reject the ET Rover
Pipeline's proposed project.

Contentious since its initial proposal, the ET Rover
Pipeline has been re-routed twice due to mass
opposition. Simply put, the people of Michigan and
Ohio do not want this dirty project crossing through
their states.

CO19-23

Approving of the ET Rover Pipeline would only benefit
the company and not the hundreds of thousands of
families living in the proposed pathway. Threats of
explosions, water and air contamination, and the
pollution from building this massive pipeline would be
incredibly harmful to these communities.

Instead of building out infrastructure for fossil
fuels, we need to be investing in clean energy
projects.

Not only do I HAVE to WORRY about the water that I get from my property
being CONTAMINATED by these GREEDY A HOLES but now I have THIS
BULLSHIT
TO WORRY ABOUT!
DO YOUR DAMNED JOB and PROTECT ALL the citizens
not just the greedy bastard that appear to have BOUGHT
your soul!

CO19-23

Impacts on water resources, including private wells, is discussed
in section 4.3. The commentor’s opposition to the Project is
noted.

T-247

Appendix T

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

CO19-23
cont'd

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
Randal James

T-248

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Hal Nixon
1804 Lakesview Dr
Oxford, MI 48371-
4548

Apr 2, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I am requesting that the Federal Energy Regulatory Commission reject the ET Rover Pipeline's proposed project.

I do not want this dirty pipeline passing through the many great lakes of the "Great Lakes" state. The potential for explosions, water and air contamination, and the pollution from building and operating this pipeline holds unacceptably harmful possibilities for our communities.

Also, instead of environmentally harmful fossil fuels, we should be considering clean, green, energy projects.

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Hal Nixon

CO19-24

CO19-24

The Project would not cross any lakes in Michigan.

T-249

Appendix T

CO19 – Food and Water Watch (form letter) (cont'd)

T-250

Peter Myer
11062 Honeycreek
Rd

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426



Kimberly D. Bose,

Fracking has proved to be an unmitigated disaster, and after we find that our groundwater is polluted, it will be the most expensive, ever. Facilitating more of this madness only serves to enrich the very few, at a huge cost to the many. STOP IT NOW!

Sincerely,
Peter Myer

See the response to comment CO19-4 regarding hydraulic fracturing.

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Cincinnati, OH 45223-1746

Cathy Hale
4419 Innes Ave

Apr 2, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

I am writing to strongly urge the Federal Energy
Regulatory Commission (FERC) reject the ET Rover
Pipeline's proposed project.

The risks of this project to the health of the
communities in its route do not outweigh potential
benefits, especially during this time of climate crisis.
Ohio has already weathered at least one fracking
chemical spill into the Ohio River, compromising
millions of people's drinking water. Possible
explosions, water and air contamination, and the
pollution from building this massive pipeline would
be incredibly harmful to these communities.

We need to keep fossil fuels in the ground, for the
health of people and our planet.

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
Cathy Hale

CO19-26

CO19-26

See the response to comment CO13-2.

T-251

Appendix T

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-252

		P Bryslan General Delivery
	New Madison, OH 45346-9999	
	Apr 2, 2016	
	Federal Energy Regulatory Commission 888 First Street NE, Room 1A Washington, DC 20426	
	-	
	Subject: Docket No. CP15-93-000, ET Rover Pipeline Project	
	Kimberly D. Bose,	
CO19-26 cont'd	I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project.	
	Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.	
CO19-27	I realize that part of the appeal of this project is the short-term jobs it is purported to create. Even if that is true, the short-term benefit is not sufficient to outweigh the long- term environmental risks. Further, just the environmental destruction that will take place to install the pipeline is unacceptable. As the son of a miner, I've seen the toll that coal, gas, and oil have taken upon Ohio and the surrounding states; sulfur creeks, eroded landscapes, fractured water tables/dry water wells, acidic swimming holes, loss of natural habitat for flora and fauna, contaminated drinking water, lung disease, various cancers, chronic alcoholism, and broken families, just to name a few.	

CO19-27

As discussed throughout the EIS, with implementation of Rover’s CMPs and our recommendations, impacts on resources would be appropriately mitigated. The Commission makes the determination for whether a project is in the public convenience and necessity. This evaluation and subsequent decision is based on many factors, including the final EIS and associated recommendations, market analysis, ensuring just and reasonable rates, and engineering analyses. The Commission considers the regional benefits of each project against any adverse impacts. This determination has not been made at this time.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-28

Approval of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.

CO19-29

As a quasi-government entity, the FERC is charged with protecting and maintaining the best interests of those whom they serve, the citizens. Overall, approving this project better serves the energy industry, not the citizens impacted. Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.

Now is the opportunity for the FERC to show real leadership at a time when our government fails to do so. Do the right thing; reject the ET Rover Pipeline proposal and any future similar proposals. Put the energy industry on notice that we've had enough of their filthy business. Let them know that Ohioans are mad as hell and we're not going to tolerate their antics anymore!

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
P Bryslan

CO19-28

See the response to comment CO19-26 regarding Project impacts.

CO19-29

The commentor’s request to reject the Project is noted.

CO19 – Food and Water Watch (form letter) (cont'd)

T-254

The commentor's statements regarding corporations is noted.
The commentor's request to reject the Project is noted.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-30
cont'd

Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Roderic Krapf

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-256

		Kimberly Rinehart 2585 Newton Falls Rd
		Newton Falls, OH 44444-9603
		Apr 3, 2016
		Federal Energy Regulatory Commission 888 First Street NE, Room 1A Washington, DC 20426
		-
		Subject: Docket No. CP15-93-000, ET Rover Pipeline Project
		Kimberly D. Bose,
CO19-30 cont'd	I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project. Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states. Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities. Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.	
CO19-31	Although this letter was written by someone else and I can sign as is, I want to add that Hillary Clinton remarked in her Michigan debate that she would be opposed to fracking if it emitted methane- every well does, if it were bad for water- it is...every well uses millions of gallons of fresh water and permanently ruins it, if frackers were transparent with the chemicals used- they won't be, it's their industry secret, but I don't care because I'm opposed to any and all chemicals anyway. Then Hillary added that the industry IS NOT	

CO19-31 See the response to comment CO19-4 regarding fracking.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-31
cont'd

well regulated!! She admitted it. It's very sad they we
have to fight for what's right
but that's how it goes when money is to be
made. Nothing s more valuable than water-
water is life.

I request that FERC make a step in the right direction by rejecting the ET
Rover Pipeline proposal.

Sincerely,
Kimberly Rinehart

CO19 – Food and Water Watch (form letter) (cont'd)

T-258

Bart Shovein
22534 E 12 Mile Rd

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

88

Kimberly D. Bose,

CO19-31
cont'd

Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.

Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.

Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.

CO19-32

Is anyone concerned about the amount of water that fracking uses? I know because MI. will take any ones garbage or unwanted contaminated waste and we have deep wells injection containers near the great lakes that fracking is coming. Is it a good idea to ruin the environment
waste water and stop the growth of alternative energy industry? MI put the fox in charge of the hen house when they gave DTE the contract to reach 10% renewable energy over almost a decade. They had to

CO19-32

See the response to comment CO19-4 regarding fracking.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-32
cont'd

drag their feet so that it would take so long to reach
such a minor goal.
B.S. Bart Shovein

I request that FERC make a step in the right direction by rejecting the ET Rover
Pipeline proposal.

Sincerely,
Bart Shovein

T-260

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-34
cont'd
GOOD IDEA BY ANYONE'S DEFINITION. WE ARE STILL LOCATED ON THE NEW MADRID FAULT WHICH HAS QUAKED BEFORE. DO YOU NOT THINK THAT IT CAN'T QUAKE AGAIN? THINK AGAIN.

CO19-35
TELL THEM TO GO MAKE A WINDMILL FARM FOR CLEAN ENERGY. TELL THEM TO HARNESS THE CURRENT IN THE OHIO RIVER FOR CLEAN ENERGY. TELL THEM TO HARNESS THE POWER OF THE WIND TO STORE ELECTRICITY, SUCH AS THE HIGH WIND WE HAD LAST WEEK WHICH LASTED SEVERAL DAYS. A WHOLE BUNCH OF CLEAN, FREE ENERGY WAS LOST DURING THAT TIME BECAUSE THERE WAS NO EQUIPMENT IN PLACE TO CAPTURE THE FREE, CLEAN ENERGY.

Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.
I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Gail B Langham

CO19-35
See the response to comment CO13-3 regarding renewable energies.

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-262

Boyne City, MI 49712-9473

Mary Hall
2450 Fall Park Rd

Apr 5, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

Several years ago a natural gas pipeline ruptured and caught fire within 3 miles from my home. I was in Lansing Michigan, 50 miles away, when it exploded. When I was 20 miles away I could see the fire from the rupture. This one happened in the middle of a corn field where there was minimal damage to the nearest homes. IT WAS FRIGHTRNING! It would have caused major damage injuries or even death if near a populated area.

This is the time for change. Invest in renewable energy sources. This is time for fossil fuel companies to look to the future and invest there money, time and research into a safer, healthier place to live. Mary Hall

I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project.

Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.

Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this

CO19-36

CO19-36

See the response to comment LA3-1 regarding pipeline safety. The commentor’s request that the Project be denied is noted.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-36
cont'd

massive pipeline would be incredibly harmful to these communities.

Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Mary Hall

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-264

Barb Leahy
6551 White Pines Dr
Brighton, MI 48116-9170

Apr 6, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

CO19-37

I have been researching fracking for quite some time now. The more you know about it, the more upset you become about it. That's why I BEG YOU - NOT IN MY BACKYARD !! (Or anyone's.) We moved to a smaller town. We appreciate our clean environment and clean drinking water. We are good stewards of the Earth and care about the world our children and grandchildren, future generations will inhabit. ET Energy does not care about me or you or our children. The are the lovely company who caused the horrible dangerous spill in Kalamazoo and didn't respond properly or clean it up properly. ET Rover Pipeline has shown anyone who is paying attention that we have NO REASON TO TRUST THEM !! They Care Only About Their Profits.

The truth is that fracking has ruined people's drinking water, wells-Some people can light their tap water on fire. Caused houses to explode,(One exploded not far from a friends house in Ohio) People were killed in a house explosion in Pennsylvania. It causes earthquakes, look at Oklahoma and Texas. If that isn't enough to reject it - It helps contribute to pollution and global warming..... SO WHY WOULD ANYONE BUT ENBRIDGE BE FOR IT I ASK YOU ???

BECAUSE OF THE HALIBURTON LOOPHOLE,

CO19-37 See the response to comment CO19-4 regarding fracking.

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

CO19-37
cont'd

Frackers don't have to disclose their toxic chemicals they use,
NOT EVEN TO FIREFIGHTERS, FIRST RESPONDERS WHO HAVE TO TRY
TO DEAL WITH EMERGENCIES !!!!!
THEY DON'T KNOW WHAT THEY ARE FACING OR HOW TO BEST FIGHT IT
OR HOW TO
PROTECT THEMSELVES OR THE PUBLIC FROM A DISASTER !!!
AGAIN,....HOW CAN ANYONE BE OK WITH THAT ????
EXCEPT FOR THE COMPANY WHO PROFITS FROM IT ???

WAKE UP !!
Do What's Right For The People-
The Citizens of Our County, Our State I Implore You !!

If you don't,
You should not be able to sleep at night.

Sincerely,
Barb and Dave Leahy
6551 White Pines Dr
Brighton MI 48116

I request that FERC make a step in the right direction by rejecting the ET Rover
Pipeline proposal.

Sincerely,
Barb Leahy

T-265

Appendix T

T-266

Companies and Organizations Comments

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-40

I am concerned about my well water and my 2 ponds that are stocked with fish. Can you tell me for absolute certainty that I am safe and my well water and ponds are safe? Answer that PLEASE. Are they going to get and keep some kind of insurance for the property owners in case of explosion? Do you know what kind of damage 2- 42" gas pipelines would do if it exploded. Would it blow up a mile of property or a block or what? Please answer that. You should know all these answers considering you are the ones making the decision for us. This is not for the betterment of the country you can ship gas by train or truck just as easily as by pipeline but pipeline is cheaper and the Gas Company can make more money faster. I don't care about what they want especially since they want my property. I am asking you to expect everything from them in the way of what is right. I am asking you to put yourself in my shoes and consider my concerns and the fact that this is scary and

CO19-41

CO19-40

As discussed in section 4.3.1.7, Rover would test all wells within 150 feet of construction both prior to the start of construction and post-construction for yield and water quality. If the integrity of the water supply well is compromised, Rover would provide an alternative water source or compensate the landowner for a new, comparable well.

CO19-41

Section 3.2 has been updated to include a discussion of shipping by truck and train.

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-268

CO19-41 cont'd	<p>dangerous and you are asking me to deal with it and letting Rover and the Gas Company stomp all over my rights to make billions and walk away from any problems. I asked my friends would they purchase a house for full value that had 2 bombs in the back yard and all of them said absolutely not. They said they wouldn't even look at a home with a pipeline near it.</p> <p>I know that my tax bracket will change because if I can't make hay I won't get the tax break that I get for farming.</p>
CO19-42	<p>I have also never timbered my property and one reason is that certain birds need a certain height tree. The neighbors around me have timbered 2 or 3 times since I moved here. Put the pipeline on their property. There is other property around me that would welcome the money and accept the risk. NOT ME. I have planted over 1500 trees with about 1300 being on my property. I care about the future of my kids and grandkids and the Earth. I don't want to move. We have memories here. I have the grandkids height chart on the wall in my kitchen here and they look forward to being measured on their birthdays. I have my kids hand prints in the concrete outside right after we build the house in 1989. My sons tree house in the woods the ponds they love to fish at. This is A LOT to ask and it shouldn't come cheap for those who want it and those who accept it. NOT ME!!</p> <p>It is stuff like this that makes people turn against the government. That is where I am right now.</p> <p>I am asking you to absolutely know the risk and understand the property owner. I am asking you to pay attention to the property owner and the dread we feel and the concern we feel to live a healthy life. I am asking you to side with the property owner and make Rover and the Gas Company that Rover is building the pipeline for do everything in their power to keep the property owner safe and pay any and all compensation required. They can afford it and they should do the right thing and so should you. Pay attention to us!! That is what is right.</p> <p>Someone has to stand for us. We are fighting a fight like the men and woman over seas in the military. They are fight for our freedom and we are fighting for our freedom. This pipeline will not benefit me and will only benefit a few. I am willing to die like the military for what is right. Wake up and listen.</p>

CO19-42 Compensation for timber would be negotiated as part of the easement agreements. The commentor’s statement regarding opposition of the Project is noted.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

CO19-42
cont'd

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely, sheila
bittinger

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-270

shylo bittinger/carmody
81333 Hines Rd
Cadiz, OH 43907-9535

Apr 10, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project
Kimberly D. Bose,

My name is Shylo (Bittinger) Carmody. My parents' property is one for which ET Rover is seeking Eminent Domain in Southeastern Ohio. The address is 81331 Hines Rd Cadiz, OH 43907. I am writing to express my disagreement with FERC's finding s in its DEIS.

CO19-43

First, I am astounded that FERC does not believe this pipeline will negatively impact property values. It seems pretty simple. If you were looking to buy 122 acres, would you buy 122 acres that you had full access to, or would you prefer to buy 122 acres, but only have access to 92? It seems that any reasonable person would choose the property without restrictions. Similarly, if you could purchase a property with 2 giant pipelines carrying volatile materials or a property without a giant pipeline, you would choose the property without. How FERC came to the conclusion that there is no negative impact on property values seems not only unreasonable, but irresponsible. These landowners have worked hard to purchase and maintain their lands. They do not deserve this unfair assessment of the value of their lands.

While FERC acknowledges there is a risk created by the pipelines, the Commission determined the risk is worth taking. It seems unfair that anyone, other than the people who actually have to live with that risk, should be making that determination. If people are OK with these risks, then those people should assume them. Property owners should not be forced to assume such risks on land they have bought and paid for! This land does not belong to the US Government and it does not belong to Rover! Not to mention the potential risks to the water

CO19-44

CO19-43

As discussed in section 4.9.5, we reviewed available studies and contacted banks and appraisers regarding property value impacts. Based on our research, we found no conclusive evidence that the presence of a pipeline would impact property values.

CO19-44

The EIS is not a decision-making document. The Commission has not yet determined whether the Project is approved. See the response to comment LA3-1 regarding pipeline safety. See the response to comment CO14-5 regarding impacts on insurance.

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

CO19-44
cont'd

supply and general environmental concerns. Would you want your parent or child living next to a potential disaster? My parent's home would be one of those within 1000 feet of the pipelines. From time to time you see on the news where a pipeline explodes and causes catastrophic damage. Think if this was happening to your loved ones. It is simply for corporate greed and any attempt to argue otherwise is political. It seems obvious that there will be an insurance premium increase to the landowners. Can you guess what insurance companies use to establish premiums? RISK- it is one of the main components. There are so many facets of this report with which I disagree, these are just a few.

CO19-45

This potential land grab by Rover has caused terrible damage to my family before the project has even started. ET Rover is bullying my parents. They are using scare tactics and intimidation to try to force them to comply with the company's wishes. My parents are emotionally

CO19-45

The commentor’s statement regarding bullying by Rover is noted. Landowners would be able to continue to use the land within the permanent right-of-way; however, no structure would be allowed within the right-of-way.

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

T-272

CO19-45
cont'd

stressed and at times physically ill as a result of this private company trying to essentially steal our family's land. Land that the family still has to pay taxes on, but cannot use. We love the land and the wildlife there. We have planted thousands of trees on the property. All this hard work and effort will be wiped out for corporate greed.
I had hoped to one day build a home on my family's land. Rover is taking that opportunity away from not only my young family, but also my parents. As they age, I would like to be close to help them. This will be impossible if Rover takes 1/3 of their property.

CO19-46

In closing, although I strongly disagree with the Commission's assessment of the situation, I will present another viewpoint. Assuming everything the Commission says in its DEIS is true, Eminent Domain is unnecessary as there will be many landowners who will be happy to take the risks and allow the company to use their lands if there are only gains for the landowner. There should be no need to forcibly take it from hard working Americans who do not wish to assume the risk, or allow for the disruption of their property.

Sincerely
Shylo Bittinger Carmody

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
shylo bittinger/carmody

CO19-46

See the response to comment CO11-2 regarding eminent domain.

COMPANIES AND ORGANIZATIONS
CO19 – Food and Water Watch (form letter) (cont’d)

Ryan MacDonald
2620 Tiplady Rd

Pinckney, MI 48169-8003

Apr 11, 2016

Federal Energy Regulatory Commission
888 First Street NE, Room 1A
Washington, DC 20426

-

Subject: Docket No. CP15-93-000, ET Rover Pipeline Project

Kimberly D. Bose,

Please consider that the rover pipeline business is just taking advantage of small people on their land for big corporate profits. There needs to be an energy Corredor dedicated to the transfer of fossil fuels. If you consider the setbacks for new build construction on the pipeline compared to them pounding the pipeline in hundred foot away from an existing home it does not seem competent purposeful or ethical. I have to imagine that someone has then commonsense and guts to stand up for what's right at the federal level. There is plenty of vacant land running south out of Michigan in the middle of the state. Existing homeowners should not have their property destroyed, safety compromised, the environment wrecked, and their home values lowered because billionaires in Texas want to make profit of condensing natural gas and shipping it overseas as fast as they can. Please stand up for what's right . The necessity for the line is not there. But at the federal government caves to corporate greed we at least ask you to put it in a responsible location. Farther west outside of Livingston County MI. Once this is put in it will never be reversed we are asking you find a more responsible location if you deem it necessary for the project.

Thank you
Ryan MacDonald
517-861-0310

I am writing to request that the Federal Energy Regulatory Commission (FERC) reject the ET Rover Pipeline's proposed project.

CO19-47

Section 3.0 of the EIS discusses alternative route locations for the Project. See the response to comment CO3-6 regarding Project purpose and need.

T-273

Appendix T

COMPANIES AND ORGANIZATIONS

CO19 – Food and Water Watch (form letter) (cont’d)

Appendix T

CO19-47
cont'd

Contentious since its initial proposal, the ET Rover Pipeline has been re-routed twice due to mass opposition. Simply put, the people of Michigan and Ohio do not want this dirty project crossing through their states.

Approving of the ET Rover Pipeline would only benefit the company and not the hundreds of thousands of families living in the proposed pathway. Threats of explosions, water and air contamination, and the pollution from building this massive pipeline would be incredibly harmful to these communities.

Instead of building out infrastructure for fossil fuels, we need to be investing in clean energy projects.

I request that FERC make a step in the right direction by rejecting the ET Rover Pipeline proposal.

Sincerely,
Ryan MacDonald

T-274